IN THE MATTER OF

NU SKIN INTERNATIONAL, INC., ET AL.

CONSENT ORDER, ETC., IN REGARD TO ALLEGED VIOLATION OF SECS. 5 AND 12 OF THE FEDERAL TRADE COMMISSION ACT

Docket C-3489. Complaint, April 1, 1994--Decision, April 1, 1994

This consent order prohibits, among other things, the Utah-based marketing companies and their officers from making deceptive claims about their products or similar products, and requires them to possess competent and reliable scientific evidence to substantiate hair growth, wrinkle removal or burn claims, and performance, benefits, efficacy or safety claims of any food, drug, device or cosmetic they offer in the future. The respondents also are required to make certain disclosures regarding future earnings claims to prospective distributors and disgorge a total of \$1.225 million.

Appearances

For the Commission: C. Steven Baker, Nicholas J. Franczyk and Mary E. Olson.

For the respondents: John D. Shuff, Robins, Kaplan, Miller & Ciresi, San Francisco, CA. David W. Scofield, Parsons, Davies, Kinghorn & Peters, Salt Lake City, UT. B. Ray Zoll, Zoll & Branch, Salt Lake City, UT.

COMPLAINT

The Federal Trade Commission, having reason to believe that Nu Skin International, Inc., CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., ("respondents"), have violated the provisions of the Federal Trade Commission Act, and it appearing to the Commission that a proceeding by it in respect thereof would be in the public interest, alleges:

PARAGRAPH 1. Respondent Nu Skin International, Inc. ("Nu Skin"), is a Utah corporation, with its principal office or place of

business at 75 West Center, Provo, Utah. Respondent Nu Skin, directly or indirectly, profits and benefits by and through the acts and practices of its distributors, including the acts and practices alleged in this complaint.

- PAR. 2. Respondent CJM Inc., is a Utah corporation, with its principal office or place of business at 1565 East 3300 South, Salt Lake City, Utah. CJM, Inc. is the managing partner of CCC Partnership, an entity comprised of CJM, Inc., CST Management, Inc, and CK&C, Inc. CJM, Inc., directly or indirectly, profits and benefits by and through the acts and practices of Nu Skin distributors, including the acts and practices alleged in this complaint.
- PAR. 3. Respondent CST Management, Inc., is a Utah corporation, with its principal office or place of business at 11 Northridge Way, Sandy, Utah. CST Management, Inc. is a general partner of CCC Partnership, an entity comprised of CJM, Inc., CST Management, Inc., and CK&C, Inc. CST Management, Inc., directly or indirectly, profits and benefits by and through the acts and practices of Nu Skin distributors, including the acts and practices alleged in this complaint.
- PAR. 4. Respondent CK&C, Inc., is a Utah corporation, with its principal office or place of business at 3800 Sherwood Drive, Provo, Utah. CK&C, Inc. is a general partner of CCC Partnership, an entity comprised of CJM, Inc., CST Management, Inc., and CK&C, Inc. CK&C, Inc., directly or indirectly, profits and benefits by and through the acts and practices of Nu Skin distributors, including the acts and practices alleged in this complaint.
- PAR. 5. Respondent Clara McDermott is a first-line distributor of Nu Skin's products and distributorships, a member of the Nu Skin Distributor's Advisory Board, and an officer and director of CJM, Inc. Individually or in concert with others, she formulates, directs, controls or participates in acts and practices on behalf of CJM, Inc., including the acts and practices alleged in this complaint. She also receives commissions and other profits from the sales of Nu Skin products by herself and other distributors. Her principal office or place of business is 1565 East 3300 South, Salt Lake City, Utah.
- PAR. 6. Respondent Craig Tillotson is a distributor of Nu Skin's products and distributorships, a member of the Nu Skin Distributor's Advisory Board, and an officer and director of CST Management, Inc. Individually or in concert with others, he formulates, directs, controls or participates in acts and practices on behalf of CST

Management, Inc., including the acts and practices alleged in this complaint. He also receives commissions and other profits from the sales of Nu Skin products by himself and other distributors. His principal office or place of business is 11 Northridge Way, Sandy, Utah.

- PAR. 7. Respondent Craig Bryson is a distributor of Nu Skin's products and distributorships, a member of the Nu Skin Distributor's Advisory Board, and an officer and director of CK&C, Inc. Individually or in concert with others, he formulates, directs, controls or participates in acts and practices on behalf of CK&C, Inc., including the acts and practices alleged in this complaint. He also receives commissions and other profits from the sales of Nu Skin products by himself and other distributors. His principal office or place of business is 3800 Sherwood Drive, Provo, Utah.
- PAR. 8. Respondents are engaged in the advertising, promotion, offering for sale, sale, and distribution of numerous different products, including foods, drugs, devices, and cosmetics, designated as Facial Systems, Body Care Systems, Hair Care Systems, Interior Design Vitamins and Nutritional Supplements, and in the recruitment of distributors. The respondents have dominated, controlled, furnished the means, instrumentalities, services and facilities for, and/or condoned or approved the acts and practices referred to below.
- PAR. 9. Respondents have developed a multilevel marketing plan to sell Nu Skin products through distributors to consumers. The marketing plan allows distributors to earn money by selling the products at a suggested mark-up to consumers. Distributors also recruit and train other individuals to be distributors in the respondents' marketing plan. Distributors earn money based on purchases from Nu Skin made by these recruits and others who they, in turn, recruit to be distributors.
- PAR. 10. Respondents have established the marketing plan, and recruited distributors, for the purpose of promoting, selling, or otherwise distributing Nu Skin products and merchandise. Among other things, Nu Skin provides each new distributor with a sales kit that contains brochures, order forms, and other materials identifying Nu Skin, that are intended to be, and are, used by distributors in their sales efforts.
- PAR. 11. Respondents have advertised, promoted, offered for sale, sold, and distributed: (a) Nutriol Hair Fitness Preparation ("Nutriol"), a topically applied non-prescription hair treatment

- product; (b) Face Lift with Activator ("Face Lift"), a topically applied non-prescription facial treatment product; and (c) Celltrex, a topically applied non-prescription skin treatment product. These products are "drugs" and/or "cosmetics" within the meaning of Sections 12 and 15 of the Federal Trade Commission Act.
- PAR. 12. The acts and practices of respondents alleged in this complaint have been in or affecting commerce, as "commerce" is defined in Section 4 of the Federal Trade Commission Act.

NUTRIOL

- PAR. 13. In the course and conduct of their business, and for the purpose of inducing the purchase of the Nu Skin products and the participation of persons as distributors of Nu Skin products, the respondents and their representatives or agents have disseminated, have caused to be disseminated, or have condoned or approved the dissemination of advertisements and promotional materials for Nutriol, including but not necessarily limited to the attached Exhibits A through I. These advertisements and promotional materials contain the following statements and depictions:
- A. "...we have a product that has been shown to grow hair in two to three months ... and there are absolutely no side effects." (Exhibit A.)
- B. "...corrects abnormal hair loss in a high percentage of users. New hair growth is also realized in a high percentage of users." (Exhibit B.)
- C. "the 'treatment which cures baldness' ... 'baldness is conquered'..." (Exhibit B.)
- D. "I have about 20 percent more hair now than I did before using Nutriol. Moreover, the rate of hair loss is noticeably less than before I started using Nutriol." (Exhibits B and E.)
- E. "To avoid FDA red tape, Nutriol is being marketed as a 'hair fitness preparation' ... All information points to Nutriol as being the best remedy available for hair loss. Even the highly touted minoxidil -- Upjohn Pharmaceutical's proposed hair restoration drug -- seems to have a lower percentage of success..." (Exhibit C.)
- F. "At last...effective products stimulate natural hair growth without harmful side effects.

The following is a comparative chart designed to help you review the benefits of the three proven effective natural hair growth products available on the market today.

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	NUTRIOL	FOLTENE	MINOXIDIL ROGAINE
Is it a Drug?	No * * *	No	Yes
Success rate can be extended to 98& with professional help	Up to 90%, plus	Up to 63%	Úp to 35%
Success rate at stopping hair loss" (Exhibit D.)	100%	75%	Up to 50%

G. "Does Nutriol work? Crinos claims the following figures for its users:

TOTAL regrowth	16%
PARTIAL regrowth	74%
NO effects	
(Exhibit E.)	

- H. "There has been a major breakthrough in a product that drastically reduces hair loss, and in many cases, actually regenerates new growth and thickens a person's natural head of hair. This product [is] known as Nutriol" (Exhibit F.)
- I. "... if a person is realizing abnormal hair loss and notices the hair thinning out, Nutriol really can help correct this problem and, in many cases, regenerate growth." (Exhibits E and F.)
 - J. "Stop Losing Hair ... Ask How" (Exhibit G.)
- K. "Nutriol is a big time hair-growth product in Europe, where it is marketed as Foltene ... Does it work? Europeans and Nutriol's US distributors say it does." (Exhibit H.)
- L. Side-by-side top or front photographs of the heads of various different individuals with the statements "before using Nutriol" appearing directly below one set of photographs and "after using Nutriol" appearing above the other set of photographs, and further contain the following statement: "In just seven months ... I am ... experiencing new growth all along my once receding hairline and in the crown area." (Exhibit I.)
- PAR. 14. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph thirteen, including but not necessarily limited to the advertisements and promotional materials attached as Exhibits A through I, respondents have represented, directly or by implication, that:

- A. Nutriol will stop, prevent, cure, relieve, reverse or reduce hair loss:
- B. Nutriol will promote the growth of hair where hair has already been lost:
- C. Nutriol is as effective as, or more effective than, the prescription drug Minoxidil in the treatment of hair loss;
- D. Competent and reliable data show that Nutriol is effective in stopping hair loss and promoting hair growth.

PAR. 15. In truth and in fact:

- A. Nutriol will not stop, prevent, cure, relieve, reverse or reduce hair loss;
- B. Nutriol will not promote the growth of hair where hair has already been lost;
- C. Nutriol is not as effective as, or more effective than, the prescription drug Minoxidil in the treatment of hair loss; and
- D. Competent and reliable data do not show that Nutriol is effective in stopping hair loss and promoting hair growth.

Therefore, the representations set forth in paragraph fourteen were, and are, false and misleading.

- PAR. 16. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph thirteen, including but not necessarily limited to the advertisements and promotional materials attached as Exhibits A through I, respondents have represented, directly or by implication, that at the time they made the representations set forth in paragraph fourteen, respondents possessed and relied upon a reasonable basis that substantiated such representations.
- PAR. 17. In truth and in fact, at the time they made the representations set forth in paragraph fourteen, respondents did not possess and rely upon a reasonable basis that substantiated such representations. Therefore, the representation set forth in paragraph sixteen was, and is, false and misleading.

FACE LIFT

PAR. 18. In the course and conduct of their business, and for the purpose of inducing the purchase of the Nu Skin products and the

participation of persons as distributors of Nu Skin products, the respondents and their representatives or agents have disseminated, have caused to be disseminated, or have condoned or approved the dissemination of advertisements and promotional materials for Face Lift, including but not necessarily limited to the attached Exhibits J through N. These advertisements and promotional materials contain the following statements and depictions:

- A. "Their non-surgical face lift will actually remove wrinkles better than Retin-A." (Exhibit J.)
- B. "Nu Skin's non-surgical face lift -- now this face lift is all natural. And it will actually pull wrinkles off your face better than Retin-A, with no negative side effects." (Exhibit K.)
- C. "... a product that can roll ten years off their faces better than Retin-A." (Exhibit L.)
- D. "It increases the skin's tone and elasticity ... We can illustrate the marketing power of a product like our non-surgical Face Lift by looking at the history of a drug called Retin-A ... The year it was announced that Retin-A was also effective in easing lines and wrinkles off the face, sales of Retin-A increased ... Now Retin-A is a dangerous drug with significant side effects, available by prescription only. Our product is all natural with absolutely no side effects. Clearly superior to anything in the market today." (Exhibit M.)
- E. Side-by-side front photographs of the faces of an individual and further contain the following statement: "GET RID OF WRINKLES! ... NON-SURGICAL FACELIFT" (Exhibit N.)
- PAR. 19. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph eighteen, including but not necessarily limited to the advertisements and promotional materials attached as Exhibits J through N, respondents have represented, directly or by implication, that:
 - A. Face Lift will permanently remove facial wrinkles; and
- B. Face Lift is as effective as, or more effective than, the prescription drug tretinoin (currently known as Retin-A) in the removal of facial wrinkles.

PAR. 20. In truth and in fact:

A. Face Lift will not permanently remove facial wrinkles; and

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B. Face Lift is not as effective as, or more effective than, the prescription drug tretinoin (currently known as Retin-A) in the removal of facial wrinkles.

Therefore, the representations set forth in paragraph nineteen were, and are, false and misleading.

- PAR. 21. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph eighteen, including but not necessarily limited to the advertisements and promotional materials attached as Exhibits J through N, respondents have represented, directly or by implication, that at the time they made the representations set forth in paragraph nineteen, respondents possessed and relied upon a reasonable basis that substantiated such representations.
- PAR. 22. In truth and in fact, at the time they made the representations set forth in paragraph nineteen, respondents did not possess and rely upon a reasonable basis that substantiated such representations. Therefore, the representation set forth in paragraph twenty-one was, and is, false and misleading.

CELLTREX

PAR. 23. In the course and conduct of their business, and for the purpose of inducing the purchare of the Nu Skin products and the participation of persons as distributors of Nu Skin products, the respondents and their representatives or agents have disseminated, have caused to be disseminated, or have condoned or approved the dissemination of advertisements and promotional materials for Celltrex, including but not necessarily limited to the attached Exhibit O. These materials prominently feature side-by-side photographs of the leg of an individual and further contain the following statement:

"I received second and third degree burns to my legs ... They [doctors] said that I would need skin grafting on my right leg ... [and] that without skin grafting, my leg would be disfigured, tight and scarred in color, and that I would not have full movement near my ankles because the skin would grow back tight. At that time, the grafting seem to be the only answer -- until I was introduced to [Celltrex] ... [Celltrex] has been tested on burn victims with success in healing tissue. I started to use the Celltrex ... They postponed all three surgeries because all the skin came back in less than 90 days. My skin feels normal in texture and where they told me I'd never have hair on my leg, I have hair."

- PAR. 24. Through the use of the statement and depictions contained in the advertisements and promotional materials referred to in paragraph twenty-three, including but not necessarily limited to the advertisement and promotional material attached as Exhibit O, respondents have represented, directly or by implication, that Celltrex will promote the healing of third degree burns.
- PAR. 25. In truth and in fact Celltrex will not promote the healing of third degree burns. Therefore, the representation set forth in paragraph twenty-four was, and is, false and misleading.
- PAR. 26. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph twenty-three, including but not necessarily limited to the advertisement and promotional material attached as Exhibit O, respondents have represented, directly or by implication, that at the time they made the representation set forth in paragraph twenty-four, respondents possessed and relied upon a reasonable basis that substantiated such representation.
- PAR. 27. In truth and in fact, at the time they made the representation set forth in paragraph twenty-four, respondents did not possess and rely upon a reasonable basis that substantiated such representation. Therefore, the representation set forth in paragraph twenty-six was, and is, false and misleading.

EARNINGS CLAIMS

PAR. 28. In the course and conduct of their business, and for the purpose of inducing the purchase of the Nu Skin products and the participation of persons as distributors of Nu Skin products, the respondents and their representatives or agents have disseminated, have caused to be disseminated, or have condoned or approved the dissemination of advertisements and promotional materials regarding the sale of the Nu Skin products, the profitability of being a distributor for Nu Skin, and the recruitment of still additional distributors, including, but not necessarily limited to the attached Exhibits M, P, Q, and R. These advertisements and promotional materials contain the following statements:

A. "\$14,000 a month ... \$168,000 a year ... a lot of other people are doing it right now." (Exhibit M.)

B. "... on a part time basis [earn] a monthly net of \$7168 ... that's \$85,000 a year." (Exhibit M.)

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- C. "If you're not earning \$10,000 a month or more We Need To Talk!" (Exhibit P.)
- D. "... be one of the first 25 people I will help get earning well over \$100,000 in the next 12-24 months." (Exhibit Q.)
- E. "The people we start working with locally will earn in excess of \$60,000 \$80,000 their first year without jeopardizing their present income." (Exhibit R.)
 - F. "Sales Organization Growth Duplication

5 X 5 X 5 X 5 X 5 1 Mo. 2 Mo. 3 Mo. 4 Mo. 5 Mo. 5 25 125 625 3125

4000 Salespeople

Worst Case Attrition 75% (4000 X . 25) = 1000

Remaining 1000

Worst Case Sales \$100/Mo. X 1000 Sales People = \$100,000 Volume

14% Commission X \$100,000 Volume = \$14,000/Mo.

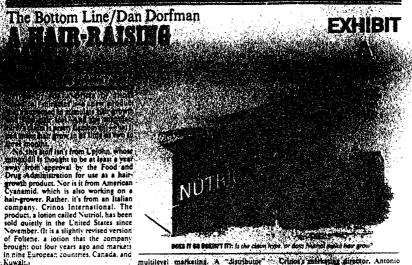
\$14,000 Per Month

\$168,000 Per Year" (Exhibit M.)

- PAR. 29. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph twenty-eight, including but not necessarily limited to the advertisements and promotional materials attached as Exhibits M, P, Q, and R, respondents have represented, directly or by implication, that the amount of money represented by these statements is representative, or typical, of what individuals who become Nu Skin distributors will generally achieve on a monthly or annual basis.
- PAR. 30. In truth and in fact, the amount of money represented by these statements and depictions is not representative, or typical, of what individuals who become Nu Skin distributors will generally achieve on a monthly or annual basis. Therefore, the representation set forth in paragraph twenty-nine was, and is, false and misleading.

- PAR. 31. Through the use of the statements and depictions contained in the advertisements and promotional materials referred to in paragraph twenty-eight, including but not necessarily limited to the advertisements and promotional materials attached as Exhibits M, P, Q, and R, respondents have represented, directly or by implication, that at the time they made the representation set forth in paragraph twenty-nine, respondents possessed and relied upon a reasonable basis that substantiated such representation.
- PAR. 32. In truth and in fact, at the time they made the representation set forth in paragraph twenty-nine, respondents did not possess and rely upon a reasonable basis that substantiated such representation. Therefore, the representation set forth in paragraph thirty-one was, and is, false and misleading.
- PAR. 33. In the advertising, promotion, offering for sale, and sale of distributorships, respondents have represented that Nu Skin distributors can reasonably expect to earn substantial sums of money. Respondents have failed to disclose that only a very small percentage of distributors have earned more than a small monthly income. These facts would be material to consumers in their decision to become distributors. The failure to disclose these facts, in light of the representations made, was, and is, a deceptive practice.
- PAR. 34. The acts and practices of respondents as alleged in this complaint constitute unfair or deceptive acts or practices and the making of false advertisements in or affecting commerce in violation of Sections 5(a) and 12 of the Federal Trade Commission Act.

EXHIBIT A



In time European countries. Canada. and Kuwait.
You probably haven't heard about Nutriol. But you will: The impending sales blitz is part of a concerned effort to best Upjohn to the punch and capitalize on a multi-billion-doilar market that includes some 30 million men and 20 million women in the U.S. who suffer from baidness or some hair loss.

ness or some hair loss.

Any product that claims to grow hair is regarded as a drug and cannot be sold without approval from the FDA, and that agency has not yet approved any hair rowing product. Nutriol however, is being soid as a cosmetic—a "hair fitness preparation."—and therefore requires no approval from the FDA.

This product is not cheap. Each Nutriol package contains twelve valis of solution. First you apply the contents of one valid to your scale every other day for 48 days—one distributor calls this "the

preparation."—and therefore requires no approval from the FDA.

This product is not cheap. Each Nutriol package contains tweive vials of solution. First you apply the contents of one vial to your scale every other day for all days—one distributor calls this." The attack phase." (Two packages will take you through this phase.) Then you follow up with a refresher—a treatment one to three times a week for the next six month. Then it's back to "the attack phase" for another 48 days. A year's treatment should run, depending on how many times a week for the next six months. Then it's back to "the attack phase" for another 48 days. A year's treatment should run, depending on how many times a week for the next six months. Then it's back to "the attack phase" for another 48 days. A year's treatment should run, depending on how many times a week for the mext six months are selling the lotion for as much as \$75 a box; it wholesates for \$54.97.

There are no hair-growing claims on the twelve-bottle box of solution. So who's stelling people it grows hair?

The public, that's who, and who's seiling the stuff. The public, Nutrio' isn't soid in solores; it's soid intrough what's called.

Is the power of Nutriol just hype

multilevel marketing. A "Signibulor" Critics is instrenging director. Antonio buys the product, wholesale, altredity. Cash, told me, tip a gregoione interview from the company, and then resolute it, then the githlering is fashin told a number. The big bucks are made by getting new buyers to sign up with the company and the product of countries - tacheding. France, Italy buyers to sign up with the company and the githering of passing them, in turn, solicit other new buyers.

Let's say, for example, that form encourages Heien to buy Nutriol. He gets a percentage of her purchase as well as a recremitage of all sales she generates, eletter directly or indirectly, by bringing other people into the program. It is little building your own sales force, from whom you derive a commission on every sale.

each.
Foltenes active ingredients are complex originite substances extracted from animal thistees. These substances echosacchardes, are said to be not in polysacchardes—complex carror draws that are challened to accelerate hat many

rates that are claimed to accelerate has growth.

Caso buside some exuberant claims about Fottage, which, he told me, has repeatedly spurged hair regrowth in two to three months, the described the product as somewhat more effective for women than for men. According to Caso, participants in the Foliahe studies showed regrowth of fine hair textus thick or normal hair) in '70 percent of the cases. Eleven percent showed partial regrown of normal hair total regrowth of normal hair total regrowth of normal hair has experienced by another 11 percent. For the remaining 8 percent the treatment was a failure.

"We don't want to promise the moon. Caso told me. "But we have a product which has been shown to grow hair two to three months... and there are acsolutely no side effects."

solutely no side effects.

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EXHIBIT B



Oarro K. Brown is an independent marketing consultant in Salt Lake City. Utan He holds BS and MBA degrees from the university of Utah. Brown spent 17 years in the pharmaceutical industry before starting his own company. His address is 2193 E. 10260 S. Sandy. Utan 84092 if you would like additional information.

What about this relatively new product "Nutriol?" Does it offer an alternative to the highly discussed Minoxidil or is it just another vision of hope thrust upon those who seek an answer to their diminishing supply of hair?

All the literature relating to Nutriol and all communica-

tions issued by Nuskin International, the distributor of the product in the United States, carefully describe the product as a cosmetic with attendant cosmetic benefits. Nothing is said by Nuskin about stooping hair loss or the encourage-ment of new hair growth. Where such claims do surface, however, is when one finds a well-used piece of literature from the Italian manufacturer of the product. Crinos Industria Farmacobiologica, S.P.A.
This literature is filled with summaries of controlled stu-

dies accomplished by European Medical personnel. The materials present a product that if used correctly for the period of time noted in the studies cited corrects apnormal hair loss in a high percentage of users. New hair growth is also realized in a high percentage of users.

It's impressive—so impressive in fact that articles in some foreign publications call it the "frauthent which cures batchess." They call it "almost a mirable," state that "baldness is conquered" and sibel Nutriol, "a revolutionary product. The product was even voted one of the "best new produce introductions" by a Western European trade association for the year 1982. Could such enthibiastic treatment by the press and trade evolve from consumer results that were less than satisfactory? It would seem unlikely. Well then, how is such a product fairing in the U.S market?

Although Nutriol sales are reportedly doing duite well-they are not scratching the market potential estimated to be \$3 to \$5 billion annually by the Wall Street Journal.

This is probebly due to the fact that the product is not advertised nor are claims of "stopping hair loss" or "creating new hair growth" being made. Vegue advertising wouldn't accomplish much. Without the approval of the Food and Drug Administration, such benefit claims cannot be made in the U.S. In general, the marketplace knows little about the U.S. In general, the marketplace knows little about

Hair care professionals, the segment of the distribution process that interfaces with the public, have not embraced Nutriol as a significant benefit for their patrons. The cost is not insignificant. \$500 to \$600 per year icompared with \$1,200 annually for Minoxidil). Also, the cosmetic industry trade publications have been less than enthusiastic in their reporting of Nutriol

The most common approach by their experts has been to review the fist of ingredients in Nutriol and comment that they don't see anything special in the list. While understandable that is their mistake it's understandable because it is only in the scientific research commitmity that the significant

cance of polysaccharides to active hair growth is discussed. It has been known and well-established since the 1940s that the presence of high concentrations of polysaccharides in the papilla (the connective tissue at the hair root) was correlated with the Anagen Phase of hair growth

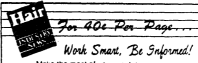
It was not until Crinos developed i unique manufacturing process that extracted portions of several polysaccharide molecules creating a new and different molecule that such a molecule was available in small enough form to be abscribed by the apilla when applied topically. This process has been patented throughout the free world. Thus, Nutriol is different from any other product with a polysaccharide

Other ingredients in the form of 51 vitamin and amino acids that are considered as essential nutrients to healthy hair also were added to the Nutriol formula. Certainly one can only conclude as the authors of previous articles on Nutriol have done, they won't hurt the consumer Yes. Nutriol is a cosmetic in the United States and is sold

without the claims offered in other countries in the world. The question to be answered. "Does it work?"

Lanswer with an unqualified. Yes! I have about 20

percent more hair now than I did before using Nutriol Moreover, the rate of hair loss is noticably less than before! started using Nutriol I know the product works



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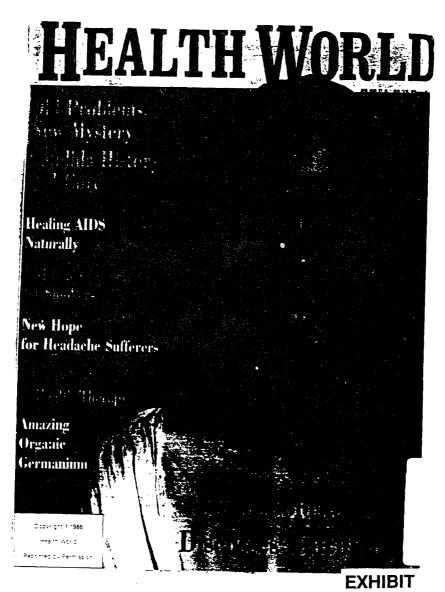
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EXHIBIT C

When More Is Better

Natural Remedy for Hair Loss and Regeneration

By Bob Jimenez

Stop Hair Loss came to the conclusion that "in most cases the loss of hair and resultant baldness is caused by impaired blood supply to the hair roots." Until recently, the only holistic solutions to counteract hair loss were based on increasing the blood flow and/or the supply of nutrients feeding the hair fol-licles. Techniques such as massage, slant boards, and nutritional supplementation have all met with small success in dealing with the problem, but

Dr. Paava Airola in his book for the first time there is a revoluing with hair loss that can provide nutrients directly to the follicle, bypassing the blood

in crider to understand how this new approach works, it's necessary to understand a bit of background information on hair growth in general. All hair goes through three cyclesanagen, catagen and telegen. The anagen phase is when the hair bulb is actively forming new nair. The catagen phase is

when the hair bulb is producing hair in minimal levels. The tele gen phase is where the hair bulb has ceased production and the hair shaft falls out. The cycles then start again to be repeated over a two to six year period. Published dermatological studies indicate that when the hair is in the anagen phase most active growth stagethere is a concentration of a complex carpohydrate called mucopolysacchariaes in the vicinity of the hair bulb. When the hair is in the telegen phase. there is a reduced auantity of these mucopolysaccharides.

Crinos Laboratories—a renowned 40-year-old Italian pharmaceutical company-took note of these facts and developed a patented process to break down the molecular structure of these mucopolysacchandes so that the molecules were small enough to penetrate the microscopic space between the hair and the follicle and thereby nourish the hair build directly from a topical application. They have been selling their formulation in Europe with astounding success and "in controlled tests with large numbers of patients, both male and female, it was shown that regular

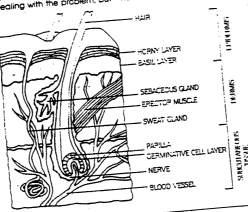


EXHIBIT C

province of the province of th

Due to the authenticity of ese clinical studies, the French Ministry of Health, saued a visa authorizing the creater to be sold with the claim. "Treatment for the loss of hair. Stimulates and ares the regrowth of hair." (visa PP 323 M 485) This was the first time such a craim had been granted in france. Articles in the French cress have cailed it. The treatment which cures balaness," "Almost a mircc:e," and "Balaness is concuered." The product has taken over 75% of the hair growth market in Europe and has become "The third largest seiling product in all categories of goods sold in French pharmacies, next to toothcaste and the L'Oreal skin care line." This is after just 5 years on the market!

Those of us who are ready to jump on the next plane to Paris needn't bother. (Uniess you want to visit the Eiffer Tower). An improved version of the European product was introduced to the American markerblace last November, under the name of Nutriol. Nutriol is being marker



ketted by Utan-cased Nu Skin International on a mutilievel marketing passimuch like Herbalife arcaucts. To avoid FDA red table. Nutrial is being marketed as a "hair fitness creationian" with colors such as "it conditions the scalp, creating an iceal environment for healthy hair" but word of mouth is running rampoint on the benefits of Nutrial and Nu Skins sales

are skyrockering.
All Information points to Nutriol as being the best remedy available for hair loss. Even the highly touted minoxidil—Upiohn Pharmaceutical's proposed hair restoration drug—seems to have a lower percentage of successes than the European clinical studies, as well as having potential side effects.

From a cost stanapoint, surgical implants can run thousands of dellars and minoxidil treatment can cost ucwards of \$2000 dollars. Nutriol comes in at the nighty competitive annual cost of \$400 to \$600.

if the European response can be any indication, we can expect Nutrito to become a noise not work over the next occupied years. If Dr. Aircia were still alive to write a revised version of his book on nair loss, we expect he would concur with our conclusions as to the amazing cenetits of product.



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NUTRIOL News All Across America

Washington's needs of state are apparently journg taxes with Yew forcest who have already empraced the new product in the hapes of having a nairraising expenence.

Two other anti-baldness products may sneak into Philadetonia soon. One is MUTXIOL. I hair timess preparation, and has garmered a cutt following in New York. Portica and Culifornia.

If a person is realizing apnormal hair loss, and nonces the hair trinning out. NUTRICL really can need correct this problem, and in many cases regenerate growth.

Lenny Simon Hair International News

Health Wond Magazine Winter 86-87 Edition I have about 20 percent more mair now than I did before using NUTRICE. Moreover, the rate of hair loss is nooceativities than before I started using NUTRICE. Hinow the

Dr. Nicnolas Bruno Providence, RL Journa

ny users have been saustied with the

ROBB Report January 1988

Aim at these popus hair grown products and chugs with adverse reactions, is there any nobe for a product that will actually when? The answer is yes. MITROL is one used by both men and women with some outstanding insuits being reported and is sorting up a lot of excitement in the U.S.

Park Cities News Daulas, Texas October '86

The spoear of a natural product as possed to a symmetric drug is a storing seeling point ... A European hair fitness preparation cailed "AUTROL seems to be along the lead ... In solite of its newcomer storius." NUTROL seems to be generating entities assume NUTROL seems to be generating entities assume that the product of the product of the seems of the s

Sports Fitness Maga October 86

NUTRIOL reuvenates the scalo disually, you may expendice healthier, thicker, more vigorous hair growth for both men and whomen

For additional information contact your NU SKIN representative

EXHIBIT D

Ask your Professional how you can have a 100°s guaranteed successful program.

NUTRICL improves upon already proven effective Fostene by occuping its strength plus adding \$1 Amino

acids and vitamins.
NUTRICL is the most potent hair care product in the

world.
NUTRICL is a natural organic compound, not a

Crug.
NUTRIOL provides the support of professional.

trained consultants.

NUTRICL produces better, longer lasting results than any other product on the market.

NUTRICL is packaged in safe, non-oreakable classifications.

tic bottles.

NUTRIOL coes not require a prescription, or special

user precautions.

NUTRICL is neighblifer candraft, psonasis and sepomana.

NUTRICL - the Afforcable - Natural - Potent treat-

ment for thinning nair.

There are two Nutriol payment options for your selection

- REGULAR PLAN —An every-other-day treatment plan. Four poxes of Nutriol, one pottle of snamboo and one pattle of conditioner.
- and one office of conditioner.

 ACCELERATED PLAN—for duraxer results, an every-day treatment dian. Eight boxes of Nutrici. 12 abditioations per tox, one octile of shamboo and one octile of conditioner.

Make your accointment with a Hair Care Professional (coay)

Hair Care Professional representatives are independent business become. Most will process your order, set a consultation time and provide you with Nutrol during your treatment bence. Because of the demand for this product some distinctions have limited inventory. However, you may make your appointment with confidence and expect last service.

Your Hair Care Professional is qualified to help you cetermine whether or hot you are a viable candidate for Nutrol treatments.



Scientific breakthrough!

At last...effective products stimulate natural hair growth without harmful side effects!

Timeliness is critical to stop abnormal hair loss. Early treatment saves the follicle!



Please read this cooklet carefully. It will tell you more...

- acout hair health and hair loss.
- acout the exciting breakthroughs, and three products with special penetration and nutritional values.
- about the history and effectiveness of natural formula Nutriol,
- acout the important role of specially trained Hair Care Professionals.
- m about acclaim from physicians, research scientists, hair care industry leacers and many others around the world.

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Acclaim from People who Know About Nutriol

"An improved version of the European product Foltenel was introduced to the American marketplace last November under the name of Nutriol."

Health World Magazine

"At the moment, a European (based) hair fitness preparation called Nutriol seems to be taking the lead."

Sports Fitness Magazine

"I have about 23 percent more hair now than I did before using NUTRIOL. Moreover, the rate of hair loss is noticeably less than before I started using NUTRIOL. I know the product works."

David K. Brown Hair Industry News

"If a person is realizing abnormal hair loss, and notices the hair thinning out, NUTRIOL really can help correct this problem, and in many cases regenerate growth."

Lenny Simon Hair International News

"For the first time there is a revolutionary new approach to dealing with hair loss that can provide nutrients directly to the follicle.... All information points to NUTRIOL as being the best remedy available for hair loss....We can expect NUTRIOL to become a household word over the next couple of years."

Health World Magazine

"NUTRIOL rejuvenates the scalp.... Usually, you may experience healthier, thicker, more vigorous hair growth for both men and women."

American Salon

"The tricosaccharide (hydrolized mucopolysaccharide) molecule is small enough to penetrate into the follicle, but not through the follicle lining.

Muscle Fitness Magazine

"Washington's heads of state are apparently joining ranks with New Yorkers who have already embraced the new product in the hopes of having a hair-raising experience."

Kim Upton Boston Herald

"Two other anti-baldness products may sneak into Philadelphia soon. One is NUTRIOL, a hair fitness preparation, and has garnered a cult following in New York, Florida, and California."

Philadelphia Magazine

"There have been significant results with no adverse reactions."

Washington Magazine

"A New product called NUTRIOL may be coming to the rescue of the balding brigade.... Word of mouth has it that NUTRIOL works."

Trish Clenney Bro... San Diego Magazine

"With all these bogus hair growth products and drugs with adverse reactions, is there any hope for a product that will actually work? The answer is yes. NUTRIOL is being used by both men and women with some outstanding results being 316

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reported and is stirring up a lot of excitement in the U.S."

Park Cities News Dallas, Texas

"You probably haven't heard about NUTRIOL. But you will.... Who's telling people it grows hair? The public, that's who."

Dan Dortm...
New York Magazine

About Your Professional Hair Care Representative

Hair Care Professional is a name for the trained professional providing this information. The special information about the newest breakthroughs can make the use of these special products even more effective. It is their policy to provide you with the information you need to choose the hair care product that is best for you. Treatment results vary widely, depending a great deal on your body's response. We value your business. We do not want to lose you as a customer because your body did not respond as another's and, your results were not as great as you anticipated. We attempt to place a desire to serve our customers above a profit motive.

Professional supervision includes review of records, evaluation of progress, introduction to the latest, most advanced techniques, recommendations for future treatment and development of a maintenance plan once maximum restoration has been established.

Hair Care Professional Means Qualified People - Quality Products - Personal Care. Our confidence is strong that Nutriol performs as explained in this brochure....

That cost of treatment is below other effective follicle treatment medications....

That important factors change throughout treatment program and supervision of a trained, informed NuSkin professional is important.

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it's a tact. Over 30% of the world's medical pressinfoughs have oncurred in the short scall of the dast two decodes. Other discoveres in one area of to encanero to make the detter for usial, add modification from matter for use in other areas. Such is the case with preakthroughs in the development of new hair care products that stimulate natural hair growth.

It was nair growth on balletts receiving new blood pressure medications that led to development of the first effective hair growth product in the United States. The discovery called attention to the effectiveness of additional products available in European markets. For the first time in history, because of these products

For the first time in history, because of these croculots and our improved understanding we can now, for the first time, stimulate hair growth on the heads of men and women with varying degrees of thinning hair and baidness. Abolication to a full head leads to fuller healther hair for both men and women, even when that seemed impossible in the past.

Exciting Breakthroughs and Products that Penetrate and Provide Nutrition

Two respected pharmaceutical firms make it obssible now. Chinos Pharmaceucias of flay is the European source for effective natural hair restoration products. This international organization, established as a source of high blood pressure and heart medications, is committed to use of biological pharmaceutical compounds tound in the body, rather than drugs. Organic compounds that outliets body chemistry are readily accepted by the body and eliminate side effects found in many chiqs. Chrost-established in 1947 is a multi-line pharmaceutical firm. Its commitment to natural realing guides production of its comprehensive and ocoular line of hair nealth products.

Oncos is responsible for a landmark preakthrough in development of an effective hair restoration treat

Offices is responsible for a landmark preakthrough neverlooment of an effective hair restoration treatment with its natural fractionated polysaccharides. These small molecules of water soluble carbon vorates remove secun plugs, penetrate the hair follicite and provide external nourisiment for the hair root. They do not bleed through the follice into the blood stream or surrounding issue. That is why it is identified as a lifetical conditioning agent. Tather than a medication in combination with a vasocilator the Chinos products supply blood, nutrients and divigen to the hair follicite to assure the healthiest possible surroundings for the pair follows.

The hair duct.

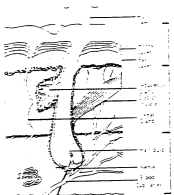
The first generation hair product marketed by Chnos is "Fotiene." It has been distributed in Europe for over five years. Foltene was released in the United States in 1987, first as a mail order product and then intrough retail department store outlets. A recent test of the product in France indicates that 9% of the participants expenenced total hair regrowth, 51% had partial regrowth and 30% showed no effect.

Nutron is the second Crinos hair restoration product to emerge in this country. Tests indicate a much greater response to Nutriol treatment and indi-

date it is the most effective product of its kind on the market today. A first cousin to Follene Nutriol has bodde in estrength of the original product. PLUS 8 Litamins and amino acids which provide extra nutriol to the content acids of the content of the participants in a topice. A full innet y percent of the participants in a tool Nutriol experienced some degree of success with the product. Nutriol is available in the United States party through NuSkin, a marketing network of men anyomen who have completed important training.

Even greater success has been reported with Nutriol treatments supervised by trained Hair Care Professional representatives. In fact, 98% of our clients treated under the supervision of our representatives have experienced some degree of success.

Loniten, a vascollator, is an FDA approved high blood pressure medication developed by Ucionn Phraceutical Company in the United States. Patients receiving this treatment, it was noted, give warraina. Ubjornh isolated minoxidil, the medications active rigeocient, and transformed it into liquid form so it octicl be rubbed on the scalp. One third of the peod with own the scalphological production of the scalphological production of the scalphological production of the scalphological production of the scalphological production only. A highly reduced minoxidia so the production only. A highly reduced minoxidia production only a highly reduced minoxidia production of the scalphological pro



Cross-Section of the Hair Follicie

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About Hair Health and Hair Loss

The damage is compatted by treating the problem before the follice becomes domant. It invoices opening a setum plug and improving blood circulation impugn a vasodilator, a similarit that dilates blood

ng a sebum blug and improving blood circulation in hough a vasiodilator, a stimulant that dialest blood ressels. Unfortunative, this is not a cure. The body can frever paster high generating processes by itself, whosen between pasters by theelf, whosen between pasters by theelf, whosen between the provides the presenting end mutation. The root of the problems, and the solutions to hair loss cests in a follicle, a tory pooke its made the skin. Once a folicle is dead, it cannot be restored. A review of how a folicle to dead, it cannot be restored. A review of how a folicle to dead, it cannot be restored. A review of how a folicle curcions, as well as how it interacts with its environment, is heidful in understanding new treatment programs, and evaluating their effectiveness.

A folicle contains and nurtures the only living pair of a hair, file bulb. At any given time a hair bulb may be in its Anegor Phase, when it actively forms new hair. Its Catagen Phase, when it actively forms new hair its Catagen Phase, when it has ceased procuction, in the Teologen Phase when it has ceased procuction, in the Teologen Phase the nair shaft fails out. Each hair bulb may pass through these phases a limited number of times in its life, in fact, the average hair bulb completes this three phase cycle approximately once every live years. In a healthy system nair fails out at the rate of approximately thirty-five strands a day.

A follicle nurtures a hair bulb by permitting it to extract life sustaining nutrients and oxygen from the blood stream as well as through the skin. A gland in the follice secretes sebum which lubricates the skin, nair and scaro.

forlice secretes sebum which lubricates the skin, hair and scaip.

A number of factors may disrubt the flow of block and the production of sebum and destroy the nair build. These include cites items, disease, herecity and generics, environment, pregnancy, and excessive bleaching, coloning, curring, annual and string. Within the follice an over or under secretion of sebum is combined with the normone Androgen, it forms a blug at the skin level that blocks the oxygen subply and develops a bosson which eventually kills the follice. The flow of blood to the scalp may slow as a result of the natural aging process thus deorwing the follice of additional oxygen and vital numeris. Over time the nair becomes thinner, reducing in diameter until if fails out. Until recently, little could be come to reverse the process. Now effective treatment that benefitates the follices is available to neion millions of beodie with scalp disorders. thinning or damaged hair. Use on a full nead of hair leads to longer, thicker, fuller hair, even when that has been impossible in the past. Other available products are many hair and scalp cleansers that have gained marketing success. These include popular products such as The Helstank Formula. Naxus. Vivagen, Forever Sharmoo. Nutmolexy and Flowin. These products are many some successes. But long term results are yet to be seen.

The following is a comparative than designed to help you review the benefits of the mee proven effective natural hair growth products available on the market today.

	NUTRIOL	FOLTENE	MINOXCOIL
144 Drug?	. 110	¥3 ,	Ves
Van schwors	Victory	(proposery	P-mar v a Vasociator
Polency by Saccondinab polysac- chardes puri accepta furners	Double for participating control provide contr	Parents per- persons hears Solfatoe but n Biboco's Kalments	hone
Success rate can be extended to 98% with pro- fessional nate		is Uo to 63%	Uo to 35%
Success rate at stooping ha	100% ur	75%	Un to 50%
Does it dam- age nearby heaithy nair?	Absolutery not, is beneficial to all hair, pro- motes thick and hearthy hair		Yes, if health, have is treated it has a tend- ency to become pritti- and break off
Packaging	Twelve plastic bottles wen unique plunger-action removable cap	European peckaging with ten hazardous glass bottes with preakaway toos	Ten viais per box. Incudes rupper glover to avoid hair growth on nancs
concation	Topically externacy	Tosicaliv externaliv	Medication
~c o	\$600 to \$800 per year	5600 to \$800 per year	\$1200 :0 32000 per year
sining and ipport	Complete pack-up train- ng and educational program for pastrouters pris con- briscos- briscos	None except for initial packet	Minoxedii Under poeter's dare phiv Rogain- tecends on pharmacy's Euppon
de effects	None, the same as Fottene	None, and in five years or use, has never had a lawsuit due to side effects	Has been shown to art blood press; — arratic hair growth on or barts or bec
		enects	

As you can see, there are many decisions to make choosing a restorative nair product that's right for you

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As you age, you most likely find that your hair is growing thinner, your nails lack luster and healthy growth, and your eyelashes are deprived of nutrition. Yes, your natural beauty fades, all caused basically by undernourshiment.

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The Nu Skin Theory

From the time of Ponce DeLeon and his quest for the Fountain of Youth right up until today, man has searched for the means to preserve his youth -- even to turn back the hands of time.

In the last few years there have been several important scientifc breakthroughs in the field of anti-aging. However, until recently these anti-aging "miracles" were available only to a wealthy few. Now expensive European formulas for hair fitness and skin cell rejuvenation are available from NuSkin at affordable prices.

In 1983, Nu Skin consulted with numberous chemists and manufacturers to investigate the possibility of forumlating a skin and hair care product line that would meet their uncompromising standards. They were quickly informed that such an innovation would be contrary to current industry practices of emphasizing a single, beneficial ingredient, and proclaiming its value in large letters on the product labels.

Even the finest products, stressed the manufacturers, included no more than two or three beneficial ingredients. The NuSkin theory of including all of the available healthful substances while exluding the harmful elements was considered revolutionary.

NuSkin would not compromise. They knew they could manufacture the ultimate line of skin and hair care products. They realized consumers today are informed individuals who are concerned about the possible effects of chemicals and other ingredients in the products they use. NuSkin understood that this trend translated to a consumer demand for pure, wholesome, high-quality products. And so, they continued to persue their original goal.

Because the Nu Skin philosphy was so innovative and original, they chose to promote and distribute their products through network marketing.

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They felt this marketing method would be the most successful way to inform customers of the unique NuSkin concept, and to assure the proper training of a superior sales force. The founders of NuSkin who possessed previous network marketing experience also felt this marketing method was the most efficient way to get their quality product into the hands of the public.

Summary ---

NuSkin is totally committed to producing the finest nutrition, skin and hair care products in the world. This is done by utilizing only proven beneficial ingredients, regardless of cost, and by eliminating any damaging substances. As a result, NuSkin has an unmatched line of personal care products.

As yet there is no way to reverse the aging process---but Nu Skin has taken a giant step in that direction. By regularly using Nu Skin products you too will be able to participate in the Nu Skin "Secret of Youth."

In just one year, NuSkin grew into a multi-million dollar business. Today, Nu Skin continues to grow and expand with limitless career opportunities.

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When you look at yourself in the mirror do you notice that your hair is thinning or that it is damaged and lifeless? Have you given up hope that you can change this situation? Until

recently there wasn't much you would do. But now with the introduction of NUTRIOL, you have an opportunity to dramatically improve the condition and appearance of your hair.

NUTRIOL's history goes back to Europe, where in 1981 an Italian pharmaceutical company introduced a powerful hair fitness product. It quickly became a sensation across the entire continent, selling 1.2 million boxes in France alone. Not only was this product popular, but it worked! Clinical trials performed by a number of leading European dermatologists confirmed what people were seeing in their mirrors. As a result of those trials, the French Ministry of Health authorized the following claim for the product: "Treatment for the loss of hair, stimulates and aids the regrowth of hair."

Through exhaustive research, Nu Skin determined that this Eurpoean hair fitness preparation had a definite place in their 'Secret of Youth' concept. However, Nu Skin was not satisfied to merely reintroduce the European formulation to the United States. Instead they teamed up with researchers to "upgrade" the European formula to their uncompromising standards. The result was NUTRIOL -- a vastly improved and more potent version of its European counterpart -- containing twice the amount of polysaccharides, which are the active ingredients identified as the major factor in hair growth. Nu Skin also improved the European formula with the addition of 51 amino acids, vitamins and nutrients specially packaged to be activated immediately prior to application to the scalp.

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This insures the highest possible level of potency.

Permeable Polysaccharide. One of the most exciting breakthroughs in hair and nail care is the production of permeable polysaccharides. These biological extracts are capable of stimulating the keratin synthesizing cells found in hair follicles and the base of fingernails. These cells are responsible for creating hair and nails. In their natural form, polysaccharides are too large to penetrate to these matrix cells. Only recently has a process been discovered in Europe to purify and fractionate polysaccharide molecules so that they may be absorbed. Nu Skin is the first to bring this important breakthrough to America. It is the presence of this active ingredient that makes Nu Skin's NUTRIOL so effective.

WHAT CAUSES THINNING HAIR?

There are many factors that contribute to hair loss. By examining the different reasons for excessive hair loss and damage, you can understand why NUTRIOL may dramatically improve your hair and scalp condition.

Inside the follicle is a sebaceous gland that secretes sebum into the hair and scalp. An under and over secretion of sebum and a misfunctioning microcirculation can cause dandruff, seborrhea, sebum plugs that kill the hair bulb, itchy scalp and psoriasis.

For some as yet unkown reason, the male hormone androgen -- found in both men and women -- has a blocking effect on circulation resulting in a reduction of nutrients reaching the hair root or papilla. Due to this, the size of the papilla become smaller, thus hair becomes thinner (adult hair changes to thin hair and then to "peach fuzz") until the follicle becomes non-functional yielding a dormant papilla void of hair.

DOES NUTRIOL WORK? READ ON...

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History of a Legend

After World War II, a man by the name of Dr. Faro in Italy had a simple concept regarding biological research because most diseases or abnormatilities were caused by the misfunction of the individual biological system. He then reasoned, that if one could administer biological compounds similar to those required under normal conditions, one should be able to restore that individual system to it's natural condition. So, in 1947, Dr. Faro established a company called Crinos, in order to research into the identification, extraction, and purification of biologically active principles. Since 1947, Crinos has become an internationally recognized leader in its' field. It's net sales have reached over \$60,000,000.00 in 1985.

The original research carried out by Crinos has resulted in the development of various drugs that are effective and safe in the treatment of Arteriosclerosis, Thrombosis, and Ulcers among others. One of the active ingredients in the Arteriosclerotic drug is called Natural Polysaccharides. It has been taken orally in Europe since 1950. It is a scientific fact that there is a large amount of mucoPolysaccharide activity around the hair bulb during the growth or *Anagen Phase* of hair. The Natural Polysaccharide molecules that were used in the Arteriosclerotic drugs were found to stimulate hair growth in test animals. They were also small enough to penetrate through the hair follicle and reach the papilla region of the hair, thus promoting nourishment for the pailla. Actual penetration to the Natural Polysaccharide molecules were demonstrated through Histofluorestein studies.

About 10 years ago, Crinos decided to develop a line of cosmetics based on their biological technologies. NUTRIOL's little brother Foltene was launched in Europe in 1981 using Natural Polysaccharides as its' active ingredient.

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By 1982, it had won the award for the best new product introduction in Europe. It quickly became the number 1 product in its' category in all the introduced European countries. 1.2 Million boxes of product were sold in 1983 in France, with a 65% reorder rate demonstrating a high degree of consumer satisfaction. Clinical trials performed by a number of leading European dermatologists confirmed the efficacy of the product. In consequence the French Ministry of Health authorized the following claim for the product:

"...Treatment for the loss of hair, stilmulates and aids the regrowth of hair."

Nu Skin International, Inc., has the exclusive contract to market "NUTRIOL" in the U.S.

A patent was issued to Crinos Industria, Italy on November 4, 1986. This patent is #1213522 - a Canadian patent.:

"It has now been suprisingly found that the combination of these substances with the previously considered compounds and which are the subject of the present invention, gives place to a composition which does not only act simultaneously on both causes leading [unhealthy hair] but does also show an unexpectedly greater activity with respect to that aforeseeable from the sole sum of the single components."

"The composition powder is prepared by operating in an environment having moisture less than 40%; all the components are weighed in the order and the resulting mixture is charged in a ball wherein it is finely ground. The resulting powder is stored being sheltered from the moisture."

NUTRIOL is an advanced formula, and contains 51 amino acids and vitamins as well as twice the amount of polysaccharides.

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Scientific & Clinical Studies

NOTE:

Nutriol is a vastly improved version of the original European counterpart called "Foltene"

Trichosaccharides - Origin of Discovery

Trichosaccharides - (Hydrolized Mucopolysaccharides), represent one of Crinos Pharmaceutical's first discoveries. It was originally used and is still therapeutically valid in the treatment of arteriosclerotic diseases.

Trichosaccharides - Definition

Tissular, Polyanionic Glycopeptidic Complex.

Extraction.

Trichosaccharides are extracts of biological origin, obtained from mammaliam conjunctive tissue.

Chemical Structure.

Chemically, it consists of natural sulfomucopolysaccharide (Heparin, Heparitin-Sulphate, Dermatan Sulphate, Condroitin-Sulphate, ABC, Hyalutonic Acid, and Nucleotidic Polymers in combination with Glycopeptidic chains).

Trichosaccharides and the Hair.

The correlation between tissue mucopolysaccharides (AMPS) with the hair growth cycle is now well known. Qualified studies have been performed on this matter. The considerable quantitative fluctuations of mucopolysaccharides in the skin apparently relate to the stages of the hair growth cycle. All fractions of mucopolysaccharides behave similarly: high on days of new formation (Anagen Phase), they drop

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uring the first week of the Anagen Plase.

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r hair differentiation (Catagen Phase), Transition and

Paris, October 1981

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J Prof. Agache, Associ pour le Developpement de la Recherche Der-

J.Dr. Bordianna, Saint Louis Hospital, Paris, December 1982.

.1 Dr. Hincky, July 1980.

Chair of Studies ...

by eata occurs when there is a diminution and/or alteration of morpolysachandes (SMPS or GAGS) in the connective tissue. his leads to a morphological alteration of the connective tissue and reates—Imparment of microcirculation, lipids dismetabolism, tissue

Recherches et Essais Biologiques), December 1980.

matologique, Centre Hospitalier, Besancon Cedex, March 1984.

J Trichosa chandes - Loxa obiga al Stady - Milan University, Fac Scienze Farmacobagia Applicata, Prof. F. Piccinini, June 1984.

J Fsame Tarologico Della Pelle Di Conigli Trattati per Via Dermale per 30 Giorni con Trichosacharide, Instituto di Richerche Bomediche "Antoine Marxer", March 1980. J. Niada, Meggetto, Chamuczi, Hair Growth on Rabbirs' skin, chrumy 1981.

J Carani, Moretti, Trichogenetic Stimulating Activity on Rabbits Angust 1983, 1 Gazani, Venici, Experience on Trichogenetic Factors, March

J Radaelli Ravellik, Cavenago, Negri, Trials on Man Milan Univer sity, Had Dermatological Clinic

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knosis, and finally, death of the Follicle.

Obring SMPS in contact with the subcutaneous tissue of the aly all o increase the sulphur content to bair follide and promote centin Synthesis. I formprove impaired microcirculation

Trumple.

oveology studies of both systemic and local tolerance on animals ad human beings, have demonstrated the innocitity of the formula.

be active properties of Trichosacarides, that is to say the stimulaon of hair growth, were based on animals. It was observed that there is a considerable regrowth of hair on the area of the skin which had en shared

everal extensive studies have been performed and are readily avail

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Here's what Upjohn learned from its year long study-

Pr. Ronald Savin, who directed resting of the drug in New Haven, Coun. "It won't grow hair on a billiand hall." Generally, the langer you've been bald and the less hair you have left, the less well. Minoxidil seems to work. "It wan't wark on a patient who doesn't even have fuzz" say Yale's

I find see has post folloge on Minoxidil worked best on those subjects who hadr't lost much hair, who were just starting to go bald. This seems to mean that the time to do something about the publicm is when you first notice it.

 It need code, it look as soon ledge mear. Stop the Minoxidil ap-plications and your new bait will bit the floor with a bang. Once you start using Minoxidd, you're a user for life. It's like insulin--or crack.

A drug that cures fieldhess, and that you have to keep taking forever. Sounds like a manufacturer's dream. And, in fact, Upjohn is looking for an its rease of as much as 25 percent in its \$2 billion anmal sales. "Minoxidil represents the largest potential product in channa cutical history," says one industry analyst. "It will be a billion bellar prouduct."

Nutriol -- Minoxidil -- Foltene

Chances are you've already heard of the new "Miracle" bald-ness cures that have hit the market in the part year. Here's the numbers on three such cures:

HCHNONIN

There were statestally use functioning bulls on the treatest than on the control sale.

Number of Functioning Hair Bulbs:

There wor on heresze in the weight of the built on the licebel sile (overage weight 60 mp) can one to be in the facility of the constructive supplied by the constructive supplied by the constructive supplied to the constructive supplied to the constructive supplied to the constructive supplied to the construction of the cons

After a menth of applications RESULTS

Hair Weight:

1. Monostill soon reduce on the effects.
The ofference from secure destay.

Length of Hale:
The bough vives state faculty quester (p<0.01) on the treatest of the

E CONCLUSIONS E Alexander of the above

the manker of functioning boar builts is greater to their growth in the firstled orest is stimulated in comparison to the unfreded orest.

EXHIBIT E

treat or recearch and nevertiquent for rannerionsa, but not fitting the delike builty. This allows believe to work safely within the follike and built shot, where it is the most effective." The molecule is not small enough to enter the follike epidemis and become absorbed by the surrounding tissue and blood. That's why Foltene is classed as a topical conditioning agort rather than a medication.

Foltene is a new product in the United States, but in France it is the third-burgest selling product in the United States, but in France it is the third-burgest selling product in planmacies. Crimos Talvantories cannot be bed, showned to foltene becoming a big business in this The trichosaccharide flysholized mucopolysaccharidef molecule is sual crough to penetrate into the folkele," says Richard Reever, lead of research and development for Minnetonka, "but not through

countity, teo.

ICINI.IN

Nutrial includes vasablatous (but not minoxidil) as well as \$1 amino acids and viramins, softium pantothenate—and complex or ganic substances extracted from animal tissues. These trichosac charides are rich in complex carbohydrates, polysaccharides, which some claim accelerate hair growth. Nutrial has patented a pracess that extracts polysaccharides in molecules so small they can be also. sorbed through the bair cell's follide.

Critical absoratories, an Italian pharmaceutical firm, owns the patents, and licenses it nothe U.S. company Nu Skin. Nu Skin sells not through stores, but through independent distributors, much like Annway. Because Nutrial lassi't gene through the HAA's resting procedures, it's markered in the United States as a "hair fitness preparaion" -that is, a bair tone

Minneton's also brings you foliene, another bair restoration treatment developed by Crinos, in France, it is sold as a "treatment for the loss of bair, stimulates and aids the regrowth of bair," Here are some statistics from a French experiment conducted by

Physicians with Foltener

Minnetonka, for, is the company that brings you Soft Stap and Obsession performe. Remember those horter than hot Obsession ask in all the majorimes? Who can forget?

Partial
Regressifi
10
17
17
27
61%) Local Regrowth 25 Men 44 Patients =

Foltene, too, operates by bringing polysaccharides to the hair fol-fole. It, too, works by application. The suggested retail price of a fox (10 vids) of Foltene is \$45.

Unlike Nurriel, you'll be able to buy Foltene in stores.—Drug Stores, Department Stores, Salous, and Mail Order. It made its American retail debut in February in Bloomingslates, and it's now available at K Termey stores. You'll be able to find it in these local. trons all axer the country.

Foltene claims that its treatment can cause an increase in the munber of functioning bair bulbs in a treated area, and can stimulate.

hair growth compared to untreated parts of the scalp.

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EXHIBIT E

~	IN II IOI	7 ml 45 mg YES NO NO
Nutriol vs. Foltene Simple Comparison Chart	NUTRIOL	7 ml 105 mg YES YES YES YES 12 Vials
Nutriol Simple Con	INGREDIENTS	Vohune Polysaccarides Vasadilators Viennius Amino Acids Container

In framer, 60 percent of trees are women, who want to give their bair more body and follows.

PARTIAL Reports 1) W. W. terminde A Collection

Does Nutriol work? Critics claims the following figures for its users:

J Wall Street Journal stated: The potential market site for a hair restoration product in the U.S.A. is \$1 - \$5 hillion annually.

J. America experiencing health & fitness crare. Everyone wants

to lask grant.

The Market Potential is Astronomical!

J There are presently few in this marker.

J The users of NUTRROL are emotional about the product. They fain fronties visual results with usage.

It was not developed in someones garagellt Its background lives with a world-removined pharmaceurkal company with a history of successful budogically based companies in the ethical drug field.

J.Scientific Data back the product.

Clearly seen in the charr above, NUTRIOJ, is far advanced in hair fitness, with twice the polysacchariles, and is the CNLY product with Amino Acids and Vitamins to nourish the entire scalp, hair, bulls and follicle areas, plus personalized service!

You Can Choose To Participate In This THE BIG DIFFERENCE BETWEEN Once In A Lifetime Opportunity!!! NUTRIOL AND OTHER PRODUCTS...

*

EXHIBIT E

the dagam on page 18 shows the cross-section of the Hair Folla le, that there is more to hair" than meets the eye

About Hair Growth & Hair Loss? CNVS HILL NI GVIII

Do You Have Your

When there isn't crowiph schain the hair and scalp will be dry and show a flad ing condition like dambluff. Too much oil causes oily hair and scalp which needs frequent shampwoing and often result in semisebarrous glands. The sebaceous glands secrete a semi-liquid oily matter called sebam which lubricates the bair bulls. Sebam protects Bair takes root in the follicle. Around the follicle are one or more hair from extremes of temperature, burnishiry, drying, low-quality shangsors, and chemical treatments such as permanents and coloring.

ry, Impelsair.

The leair bully, found at the noot of the follicle, is the only fixing pert of the bair. At the root of the bull is the papilla. Blood vessels in the papulla supply oxygen and maients to the bair.

You were, breddity but is formed from classic strands of proteins of softled keratin whith ane made up of oxygen, iron, nitrugen, hydrogen, cadom, phosphorous, and sulfur. The hair shaft is comprised of the cutific, courer, and medulla. The cutific is the outer layer, the cortex is the second layer which contains hair color, moisture and strength. The medalla, or inver layer, is the foundation of hair life. That loss is caused by a number of reasons. These include diet,

stress, disease, heredity, hormonies and styling can also damage the mourish the bair bails. The Schaceous gland may over secrete or under werete schum. These conditions can either beesk the bair bulls or "back feed" into the bair root and sufficeate it. This results in bair fall, out. Good blood supply to the follicle is. NOT enough, Blood most contain the proper noticents to neouth bair bulls and be in a form. hair. Blood flow may be restricted to the scalp for many reasons, especially when oxygen and other nutrients aren't available to sufficiently har can be used by the hair fullicle

2

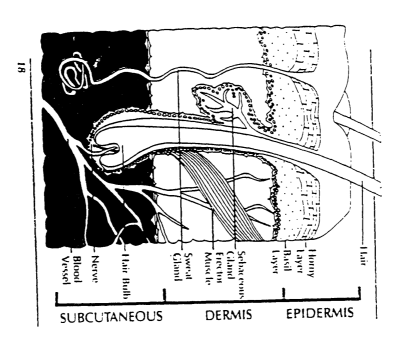
and understand just how NUTRE Of works and how hair groves, and why it suchs growing It's time to pull sour head out of the saud Unit has Acycles

Vingen Phase conhect the bair bulb is active in forming new Catagor, Phase-othe rest cycle, bair is pushwed in minimal hair. In this phase, a high concentration of complex carbohydrates collect macogodysa charides is found in the hair bulls

Library Phases the level of polysic clarides decreases and the han stops growing and results in fall-our.

Usually alwar 90% of the bair is in the Anagen or Categorn Plass, and approximately 10% is in the Telegon Plass. Bair grows at the rate of about 1/2 inch per month, and it is nounal to lose from 50 to 80 strands of bair per day. But, with NUTRROT, people find bair growth is increased by over 25%.

EXHIBIT E



"If a person is realizing abnormal hair bos and notices the hair thinning out. Natural reality can help correct this problem and, in many cases, regenerate regioneth..."

Learn Sanson
Hard Ingeneration of Plan.

Pacid K. Bown
There are some by name politicians and liddwists using this. There
have been significant results with no adverse reactions..."
We chareconstant Mesons as March 19 to

"I have about 20 percent more hair none than I did before riving Nursial Marcover, the rate of hair loss is noticeably less than before I started trong Nursial I know the product works..."

"A new pusha cealled Natived may be coming to the receive of the bal-day largeste. Wind of mouth have that Nativel works..."

PreseMagarina, August 1976

J

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EXHIBIT E

Nutrial Eyelush

Watch as your eyelashes grow more attractive, more lexurious, and healthier. This formula is specifically designed to keep eyelashes weak eyelashes with a high concentrate of natural polysacchandes, a and invigarate your eyelashes with NUTRIOF EYELASTL Apply this It has been said that the eyes are the window to the soul. Nourish natural liquid to your lashes twice a day. Nutriol revives distressed, biological substance normally found in the eyclash matrix cells. nomished, protected and naturally beamiful.

Nutrial Mascara

Lovely, helt, eyelashes is what Notriol Macara is all about. Rich in texture and smooth in application. NUTRIOL MASCARA provides a beautiful natural accent for your eyes. Each compound in the formula has been carefully selected to ensine that it complements and enhances your natural body chemistry. This meticulous and intricate chemical process is expensive, but the results are priceless. The regular use of Mutriol Mascara insures protection, nourishment and cantibul eyes. The fact that it contains real silk accounts for smooth as silk" application.

Nutriol Nail

points to Nutriol as being the best remeds available for hair loss. We can expect Nutriol to become a household word over the next couple of years."

"You probably baren't heard obout Nursal, But you will - Who's rell-

one people it grows han? The public, that's who

Part Partnern, New York Magarine

1 cl vone

Hallblad Nation

Winter February 1986 v.

"I in the first time there is a revolutionary new approach to dealing with har loss that can provide numents doce by to the follate. All information

thier neil growth and provides extra strength to protect your nails the Impertips. NUTRIOL Nail Fitness Cream penetrates deep below Yes, you too can have stronger and more beautiful nails! Nurriol's from chipping and peeling. Apply generously twice a day to your enthe curides to nomish the nail matrix cells. It is absorbed into the Dail Fitness Circum contains a revolutionary formula that assists head nuil bed for chinier, healthier nails.

yeard une Meetin

October 111 to

"Natriol rejuverates the walp . Usually, you may experience healthier, thicker, more eigenous hair growth for hoth mer and women.

The appeal of a natural product as opposed to a synderic drug is a strong selling point... A European bair futures preparation called Mutual seems to be taking the lead. In spite of its new omer status, Marial seems to be generating enthusiasm here just as it has in Finope."

American Salem April 19 to "The trichosochande (bydedized minopolysachande) molecule is small county to penetrate into the follicle, but not through the follicle.

Must brown Merina

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EXHIBIT E

Crinos is a serious pharmaceutical company with emphasis on Crinos International has been in business since 1947, ethical (prescription) drugs.

To help improve your changes of success with NITIROT han in-ness preparation. Bu Skirchas introduced the "ultimate bair and scalp cleanset" --- NUTRIOL Shampoo contains patented permeable

Nutriol Shampoo

polysic barides virantius and amino acids to insure synergistic action with NUTRROL hair futures preparation. This unique combination of myredicitis in NUTRROL Shangoo allows your hair to remain clean and nourished after each washing.

Let's Review ...

Crino's basic rechnology is based on biological, active principles biological extraction), le, not in synthetic or plant derivatives.

Crimos is world remowned in its field. Since the 1950's, studies showed Natural Polysaccharides had

It is the only product given visas from Ministries of Health in two countries (France and Italy) to be marked with the claim "will rectued hair loss and stimulate hair growth". the direct effect of growing hair on rabbits.

NUTRICH: is an improved formula from its first generation product, with 51 essential amino acids, vitamins and twice the amount of

polysucharides! Scientific Testing and Proven Track Record store 1981 back its

Diminished levels of mucopolysaccharides is a major cause of hair U.S. Market is over 5 times as large as Furope, and production is gented up to supply 6 million boxes annually.

13.0 4 of 14to be readily absorbed through the cells of the hair natural penetrating polysac batides yields molecules 531 ALT Patented Process -- A unique patented process for extracting

Polysaccharides found in other products are in a raw form, 10 x 2 LARCH TOR ABSTRANCE

Nu Skin Total Performance Shampoo

see A and B. For daily hair care, No Skin developed the Total Performance Shampoos Both Formula A and B are pH balanced and packed with strol monotonicers and murrients essential for healthy, great booking hair.

Nu Skin Automatic Hair Conditioner

After shampwing use the Automatic Hair Conditioner with its pH behare el furnula to restable lung or damaged hair, It well confituration bearing an ody residue. Also remember that these shampwas and conditioners contain no hamiful waxes, as ane contained in most shampwas and conditioners on the market today.

EXHIBIT E

of my life. Also, several per

sonal friends using the

plan on using it the rest

which is over an inch lang

growing new hair, much o

hair, have had dramatic im

product who are growing

provements of their sebor-

thea and even psoriasis.

They are convinced also of

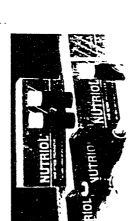
the excellence of the

tions. The exciting part of using NUTREOL is that my receding hairline has been

Another Doctor Lected About NETREO. Without a doubt, NUTREO. is the best Hair Fitness

"Confessions..."

Preparation I have ever used in my life. At age 52, I have tried many. There moderately severe dandriff and "dighty" uncontrollable hair. In addition, my hair line has been receding. Since starting NUTIRIOL, the dandriff has cleared, my hair is full and healthier, and controlled.



The result...NUTRROL is a vastly improved and more potent

Mu Skin was NOT satisfied to just "reintroduce" the European harr fitness product to the United States, Instead they teamed up with researchers to "upgrade" the European formula to their

uncompromising standards.

version of its European counterpart—containing twice the amount of polysaccharides, and 51 amino acids and vitamins.

NUTRICI is NOT a drug.
NUTRICI is naturally formulated.
NUTRICI is easy to use and is not messy.
NUTRICI has an incredible background in research.
NUTRICI has an incredibly EXCTLED following!
NUTRICI is marketed in a fashion that YOU have an opportunity of a lifetime to participate in!

Dr. William T. Black, M.D. Surgeon & Family Practice

7.7

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EXHIBIT E

Vens ago I applied false eyelistles, which eventually mined my own "weak" ones. I started using the Nutriol Eyelash, and ennot believe how lovely and improved my lashes are genting. Some of my family even ask if I've found a new, more hantral set of Tabies. I just say NO, they are my own, thanks to Nutriol Eyelash.

Sutrad Mosema Ends False Exclusions

Hollywood, California Linda S.

(1) into build a regutation were the basis for my skepticism. Fortunately, I purchased some of the product for personal use, and after 90 days of faithful application of the product, I could see exciting results, and so could others who knew me well... and I have also found the Nu Skin skin care products and the the entitie marketing program to be as equally exciting as Nurtial. Recoming a Nu Skin distributor really is one of

product was first presented to me. I wenty years in the in-dustry of seeing products come and go, and at the same time

As a hair professional, I was very skeptical about the et.

figure of Nutriol as a hair fitness preparation when the

I used artificial tails because I wanted to enhance the book of my hands. My own mails were weak and brittle, and would NAII. I began using it about twice a day, sanctimes more, glossy book, and were really strong. I noticed my mails had a usits now, and within a matter of a few weeks, I noticed my mails had a usits now, and they look so pretty! Souls Are Gorgeony Thanks to Natural Kad!

David J. Robinson, President International Hair Consultants

those rate opportunities that come along for a hair profes-

sional that should not be passed up!

Kansas City, MO Lorraine S.

so many times to grow my own mails our, but they have always been short, weak and ugly with ridges. I decided to give nover before! And a try... My nail are shiny and STROMG like never before! And the ridges are unnorticeable. My Nady are Grouning Like Craes? ITOVE my NUTRICE NAIL Fitness Cream! Thave tried

Kelly B. Craig, CO

27.

Jerry and Sandy Raybum

ditioners, but note can compute with NUTRICE, as a scalp treatment and bair conditioner and bair restorer. Nothing, computes to NUTRICE.

cal Field for 25 years, and we started a "make-over" Salon Busi-ness together, and are excited to also be partners in Nu Skin! We have sold, purchased and recommended many hair con-

erry is an excellent Hair Stylist, and I've been in the Medi-

A Make-Ores Salon

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EXHIBIT E

with the control of t

be stanted rowing man in my carry wes, arcownion concrete in my front and crown. During my bair loss and the wearing of a hatipiere for over 20 years I have never every for called, hair growth product and system. I have never every nor called, hair growth product and system. I began using NUTRRO! in February 1986, and was skeptical to say the least. The available research, credibility of the company that produces it, and the fact that the product and what it was supposed to do make total series are what really convinced me to finally use the product. I used NUTRRO! I and a half months every other day. It stopped excess bairful after about 1 and a half months. My hair becare, it was that a short 1 and a half months. My hair heam a licensed barber and cosmetologist in Tuka, Oklahoma, and I sarted losing bair in my early 30's, afterwhich Lordered my first bave been in the baitcutting business for 40 years, and in the men's hairpier e brisiness for 26 years. Thave had psariasis for 15 years, and was controlled by medicanon prescribed by my demandagia. It smelled awful and was very 21. URIOF, and was very skeptical, but am happy to say now that I'm very glad I mied it., After four boxes, my scalp was completely messy, but it never cuted my pourisis. That a chance to try Hands to SU 1810L, No More Psoritesis... deared, and my hair was lovely!

Certified Aesthetician, Denver, CO

Mat. Partein Balthers, No. Problem Lo Mc! Have ripid "male partein baldness" beginning. My hair has be-come dry and thin, thinning up the bairline in front on both sides. For days after Hirst used NUTIRIO! my wife could see new bair appearing. Can't wait to get my next batch!

Ed Lucdess

help me get rich by joining a multi-level marketing system. Have alon Thave always been turned off by the belief that they were really effing distributorships, not products...With Nu Skin, the priorities As an Economics Professor for the past 20 years, Univerbeen apways beheved that MI M programs were a legitimate business form, proached numerous times by students and friends who wanted to ne in the right order. The rewards are also potentially infinite! Superior Products-Superior Marketing Plan

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Fred Capps, Hair Professional Color Photographs Available Through Your Distributor

.....

Lean housesty say, through my personal experience and use, that PHTRRY is the feet hair finess product and conditioner that I have ever used or experient of in my life time. I recommend it without besitation, to anyone with a hair or scalp problem or to anyone who wants to have the thickest, shiniest and healthiest hair

scalp treatment. Thave experienced fantastic results with customers with pseutasts, in hy and greasy scalp and problem dandruff.

B. W. Kimzey, PhD Economics Professor, BVU, former Professor at Pepperdine

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EXHIBIT F

See Testimonial on Page 29



FRED CAPPS BEFORE



FRED CAPPS AFTER

If you have any questions about NUTRIOL, or would like more information about how you can take advantage of this once in a lifetime opportunity, contact your independent Nu Skin Distributor.



Your Independent Nu Skin Distributor

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Complaint

EXHIBIT F







EXHIBIT F



Simon Sez...

By Lenny Simon, Hair International, PA

As I have stressed before, in the many articles I have written over the years for Hair International, we, the barbers and beauticians, are both artists and business people.

As artists we have gained the respect and admiration of all who come in contact with us for our abilities to transform a person's appearance from snabby to sharp. As business people, there are many of us that have been very successful retailers, whether it be products for beauty or for the nair, or in many cases, hair replacement, which offers us a really nice profit.

Personally, it am involved in all that i have just mentioned. However, I am always looking for something new. What i have found, I am now going to share with all of you and nonestly hope you will see the possibilities for you to obtain a nice income, with a minimal amount of effort. I introduced this idea to our National Office several months ago, and I believe that in the near future, we will be involved in this program.

As you are aware, every time you pick up a Magazine or a newspaper, something is mentioned about our new wonder arugs to stop hair loss and promote new growth, or in



eb. '86





June '86

some cases outrageous claims are made about total regrowth of hair on completely baid men and women. Well, when a hear total regrowth, and outrageous claims, I for one do not put much stock in these claims.

I am a distributor, along with a partner Mr. Fred Carrara, for a nationally known line of men's hairpieces, and we have a couple of hundred dealers for these hairpieces that we work with.

If you are involved in the hair replacement business, you have heard more than a few times, a customer questioning you about the so-called wonder drugs for hair regrowth and if you're like me, you try to be truthful with the customer. and tell him there is no such thing as pie in the sky. Well, this is what I used to tell them. There has been a major breakthrough in a product that drastically reduces hair loss, and in many cases, actually regenerates new growth and thickens a person's natural head of hair. This product, known as Nutrial, comes out of Como. Italy, from a large drug company known as Crinos which has dollar sales in excess of 90 million dollars. Crinos has some 12 clinical studies since 1981

EXHIBIT F

women with a success rate of 75% of all tested greatly reduced their hair loss, all but eliminated dandruff and psoriasis problems, had substantial hair regrowth and enjoy a nealthy nead of beautiful hair. it all sounds too good to be true, doesn't it? Weil, I personally thought the same thing when I first heard about Nutrioi, thought, "Here we go again, adventurous. I gave it a try. I followed the directions, using the product every other day. massaging it into my balaing front, and I even had my partmy head before starting the program Well, by the end of the 3ra month, I realized that my hair felt thicker, and more manageable. I also noticed that the excessive hair loss came to a stand still and when combed my nair, I was able to obtain a cosmetically acceptable style without my front coking so thin This pleased me greatly, so after the 90 days. I took another picture of my nead. After having the pic-*ures developed, ! almost fell over when i realized that what thought was snake oil, was for

involving some 500 men and real—I actually grew hair not fuzz, but real hair, that I could comb and have cut. . . What a nice feelings for a guy that thought he was going to been that way for years, the need a hairpiece in a very short time.

on Multi-Level Marketing. In other words if you were to get involved buying the product. and knew several other parbers or beauticians that wantanother snake oil," but being ea the product, all you do is sign up these professionals. and you get 9% of everything they burchase—so let's say you were to sign up 5 people, and they talked to friends and ner Fred, take a snap snot of signed up some and so on. Do you realize the king of money you could make just on their purchases—not to mention the profit you could make by retailing the product in your salon. Here it is, we in the hair business finally have a product that is a natural for us, and we can make a real buck while helping our customers achieve a nice head of healthy nair

hope this article generates your interest in Nutriol. I wouldn't steer you wrong. My partner and I have about 50 barbers and beautic:ans in the Philadelphia, Scuth Jersey area now involved with this product, and to date we have had no negative response.

There is one thing you have to realize right up front if a person is skin bald, and has party's over. Nothing is going to grow hair for this client The Nutriol concept works. However, if a person is realizing abnormal hair loss, and notices the hair thinning out. Nutro really can help correct this arcaiem, and in many cases regenerate growth.

> Never try to can your austomer. Let him or her know. right up front that Nutrice is designed to be a hair fitness program, but the results he or she may obtain can be aimost unbelievable. Good wax



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EXHIBIT F



NUTRIOL News All Across America

Washington's heads of state are apparently joining ranks with New Yorkers who have already empraced the new product in the nopes of having a hair-raising expenence Kim Upton

Boston Herald, April '86

There are some pig-name politicians and lobbyists using this. There have been significant results with no adverse reactions.

Washington Magazine March '86

Two other and baidness products may sneak into Philadelphia soon. One is NOTRIOL a hair fitness preparation, and has gamered a cult following in New York, Flonda and California.

Philadelphia Magazine May '86

The Incosacchande invidrolized mucepow sacchande imprecuie is small enough to penetrate into the follicie, but not through the follicie lining.

Muscle Fitness Magazine

I a person is realizing abnormal hair loss, and notices the hair thinning out. NUTRIOL really can help correct this problem, and in many cases regenerate growth

Lenny Simon Hair International News

For the first ome there is a revolutionary new approach to dealing with hair loss that can provide numeria sinecuty to the follicite. All information points to NCTRIOL as sering the best remedy available for hair loss we can expect NCTRIOL to become a nousehold word over the next couple of least.

Health World Magazine Winter 86-87 Edition

have about 20 percent more hair now than did before using NUTRIOL. Moreover, the rate of hair loss is nouceably less than perfore I started using NUTRIOL I know the product works.

David K. Brown Hair Industry News

Yes, it can somulate hair regrowth.

Dr. Nicholas Bruno Providence. RJ. Journal

Many users have been satisfied with the results.

ROBB Report

With all these bogus hair growth products and drugs with adverse reactions, is there any hope for a product that will actually work? The answer is yes. NUTRIOL is being used by both men and women with some outstanding results being reported and is suring up a lot of excitement in the U.S.

Park Cities News Dallas, Texas October '86

The appeal of a natural product as opposed to a synthetic drug is a strong selling point ... A European nair fitness preparation called "NUTRIOL seems to be taking the lead In spite of its newcomer status. NUTRIOL seems to be generating enthusiasm nere just as it has in Europe enthusiasm nere just as it has in Europe

Sports Fitness Magazine October '86

NUTRIOL rejuvenates the scaip ... Usually you may expenence healthier, thicker, more signorous hair growth for both men and

American Salon

For additional information contact your NU SKIN representative



EXHIBIT G

STOP LOSING LAAR ASK HOW



EXHIBIT H



You Will Receive FREE

- Orug Testing in Sports by Gri Bod Gordman Chief of Drug Control of the International Federation of Bod. Bull ders #38 SC mini audio castatte table. \$20.00 value
- 1988 Recommon Real Performance Medicine and Longevit. 30 mini audici casserie face Sicolung fect. \$25.00 value
- Sports Tech Labs cata by the Sports centermance croducts

\$5.00 value

- Coupons for a scounts on the most advanced sports enhancing products available an where \$40.00 value

Send name and address and \$5.95 to cover postage and handling to

SPORTS TECH LABS. INC.

P.O. Box 146571 Chicago, IL 60614-6571

ar Carlina may ne 312.929-5102

from currate har-transplant canes where doctors may be relatively nex-perienced Look for a surgeon or der-matologist associated with the Ameri-can Society of Dermatologic Surgery People have been to-sting for baid ness cures since time immemorial. The

ness cures since time immensional the latest bottled remedy is Upionn's minoxidil, which the pharmaceutical giant markets under the name Rogaine. The difference between minoxidil Rogaine and all its predecessors is that

Kogaine and an is preduces on a mini-lepion is drug seems to really work. Minoxidil began as blood pressure medicine. (Its prescription blood pres-sure version is called Lonten) it seemed to grow hair as a side effect. (If you have normal blood pressure and (If you have normal blood pressure and start taking minoxidil, will it lower your blood pressure to dangerous lev-els? Almost certainly not Uponh tried to n 2,300 volunteers looking for just this effect, and no one had any serious

this effect, and no one had any serious problems?
Used as a hair restorer, minoxidil is applied to the scalp every day it veems in act by restoring blood circulation to affected follithes. The amount used is mirrute, which is why only the pill-to-million to affect to follithes. The amount of the mirrute which is why only the pill-to-million and the same it li work

Nevertheless, a 30% chance at some Nevertheless, 3, 50% chance at some improvement is promising enough for many people. Upionn now sells minox idil as a harriestorer in 40 countries in the US, an impressive 72% of dermatologists prescribe the drug for hair loss. You've read about minoxidil. Rogaine before in MUNCLE & FITNESS Rogaine before in MUSCE & FITTEDS and you II be nearing lots more about it as it establishes its niche in the US market. What we can safety say about it is that there probably is a drug in our triurer that will cure baldness, and that minoxidal Rogaine is the first of

it's hard to have nearthy hair without good nutrition. Several years ago. Nutrition. Reports. International reported on an experiment on gelatin as a nair health aid. When subjects supplemented their diets with 14 g of plain plemented their diets with 14 gol plain getatin 3 day, the diameter of hair strands increased 50% in two months. Thicker individual strands are considered to carry improved mechanical properties. When the subjects stopped eating getatin, strand diameter shrank.

from cut-rate hair-transplant clinics

back to normal in six months. Nutriol is a big-time hair-growth product in Europe, where it's marketed as Foltene. How big? It outsells every over-the counter preparation except Tylenol and apprint over there. In this country, independent distributors sell it as a "natural." drug-free product. To avoid FDA action, distributors can't refer to its hair-restoring properties. In-stead it's called a "hair fitness prepara-tion," But Nutriol has been in the news plenty, and everyone knows that in Eu rope, people think it grows hair.

Nutriol is a literal hair tonic that at-

tempts to restore nutrients and growth factors to dormant hair follicles. It is in fact a natural product, containing amino acids, vitamins, sodium pantothenate, natural vasodilators and comthenate, natural vasodilators and com-plex organic substances extracted from animal issues. The product's "secret" is its patented process for extracting elements that vield molecules small enough to impart these nutrients inside

the hair follicle

Does it work? Europeans and Nutri of s US distributors say it does. If domant follicles are your problem, there seems to be no reason why it wouldn't work. Dead follicles, of course, are just dead. In any case, the stuff costs less than minoxidil of a transplant - about \$600 or less a year. And it sells like hor

5000 or less a year. And it sells like hot cakes in Europe.

In his book. Fitness Throman Pleasure, Porter Shimer, editor of The Eacuting Fitness. New ident proposes a hair "forne" cockail anyone might think about drinking on a daily "assimith transition fruit tuice in a blender whire up the following.

I cup plain vogur!

I banana

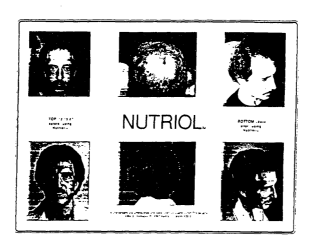
I banara
for cup herries
5 Thap wheat germ
2 Thap brewers yeast
1 Thap lecithin granules
1 tay legithin consults
1 raw egg volk
1 Thap unflavored gelatin powder

Finally get yourself a good hairdresser. He can make what hair you've got look beautiful. People who make their you hair ground hair ground a lot about you a jot about your hair. For example they know that trimming stops split they know that (filmming stops sour-ing from traveling up the shatt of hair. They can advise you against using con-ditioners more than once a week and hair oils not at all, and that the best hair brish bristles come from boars.

La State Green

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EXHIBIT I



Over the past several years in avergeen watching my half grow in oner and shorter and becoming very bry and prittle. On December 15th, 1987, started using NUTRIOLDM. In just seven months, my half has become thicker and fulfer. Tamalist experiencing new growth all along Try Once receding natrine and in the grown area. My half how grows longer and has become much softer.

NUTRIOLTH is the <u>dest</u> hair care product in aveletier <u>used.</u>

Thank you NU Skinit frecommend NUTRIOLTH to anyone with trinning namer who would just like to build more popy and fulfiess into the rinair.

Cooving nt 1988 by Lein Pizzo

ndependent Distributor Dolorsco

EXHIBIT J

b. Referral: Use center of influence list as above and if they buy the product ask for a referral. If they don't buy the product ask for a referral also. Always ask for a referral and then get referrals from referrals.

Example: After the sale.

(Script)

You: I'd like to thank you for becoming a customer of mine, Jill, I know you'll simply love this skin care line. I really appreciate your help in getting my business started. I'm sure you know some friends who could also benefit from a great product like this, can you give me 3 or 4 names of friends or associates that I can show the line to.

Example: No Sale

(Script)

You: Gee Ann, I can understand how skin care is not that important to you, but I am sure you know some friends or business associates who are thinning or who it really bothers. I am really committed to make my business a success and I'd appreciate you bein in getting it off the ground. Can you give me the names of 3 or 4 people you know who are thinning or baiding?

Thanks, I really appreciate it.

 Third party referral: If you are uncomfortable about approaching retail customers directly, or use third party referral. You are actually prospecting them by asking for referrals.

Script)

You: Janet, Hi. How have you been? (small taik) Janet, guess what? I just started a new job with a marketing company and one of their products is a dynamic skin care line (or hair product, or nutritional line, or subiliminal tape line). It's the most expensively manufactured skin care in existence in the world, and priced at less than Lancomb or Clinique. Their non-surgical face lift will actually remove wrinkles better than Retin-Alt's exciting. I wanted to ask you a favor. Can you give me just four names of friends or business associates I could show the line to, someone who would like to look 10 years younger.

Janet: That sounds great. I could use a product like that.

You: You could? Great! Let's set an appointment and I'll give you a non-surgical face lift demo. (Set appointment) While I have you on the phone, give the names of the four friends that I can show this to also. (Call the referrals and use the same technique for obtaining more referrals.)

- d. Video pass out: This can be used if you are uncomfortable with approaching people directly. Use videos to sift for level of interest in the product
 - (i) Skin care: Use 'Opportunity of a Lifetime' video. (Available from Nu Skin)
 - (ii) Subliminal Tapes: Use 'Subliminal Explanation Tape' audio cassette. (Available from Nu Skin)

(Script)

You: Janet Hi! How are you doing?

EXHIBIT

Janet: Great, what have you been up to?

You: Well I've been pretty busy. I just got involved with a company that markets some pretty dynamic products. Matter of fact when I saw one of them I thought of you. It's a

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EXHIBIT K - AUDIO CASSETTE

EXHIBIT L - VIDEO CASSETTE

EXHIBIT M - VIDEO CASSETTE

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Complaint

EXHIBIT N



'I CAN'T BELIEVE THE LIFT MY DAUGHTER HAS GIVEN ME

When my daughter wanted to give me a NuSkin face-lift, I chuckled Ejust

When my daughter wanted to give me a NuSkin face-lift, I chuckled Flust knew she was kidding nerself if she thought there was hope for my weil-earned wrinkles of 84 years.

Little did I realize that my skin not only looks and feels better, but if am Decoming a celebrity, meeting so many new and exciting people. Imagine feeling like a model at my age.

To have one problem though, Louise keeps putting me off about doing the other side. Needless to say it's hard to keep my best side forward all the time!

time!

am excited that there is a product like NuSkin available which works so pramatically giving nobe to a wrinkled skin problem that I thought hoperess con t expect to look 20 years old, but I like looking as young as i feer and that shot 34 years ol age. My nusband who is nearly 92 years ol age gives me an added touch—a kiss on my NuSkin cheek everyday.

our Independent NuSkin Distributor

P G~7 1989

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EXHIBIT O

A RECOVERY UNEXPLAINED BY DOCTORS

by LOU MAPP of MILMAUREE, MISCONSIX

(414)462-2128

On July 8, 1988 I received second and third degree burns to my legs. Doctors told me that I would be bedridden for 6-8 months, not able to work or enjoy the rest of the sugger because of the heat of the sun. They also said that I would need skin grafting on my right leg from the ince down, and that my upper left leg would be scared. This was very devastating to me. What you see in the pictures is the debriding of the dead skin done by the nurses. Doctors told me that without the skin grafting my leg would be disfigured, tight and scared in color and that I would not have full movement near my ankles because the skin would grow back tight. At the time, the grafting seemed to be the only answer- until I was introduced to MU SKIM INTERNATIONAL and their products. On July 23, 1988 I was invited to a seminar, so I rented a wheelchair and attended. They talked about a product called CELLTREX made with AVIAN COLLEGAM. I was given a sample and started to use it. This product had been tested on burns victims with success in healing tissue. I started to use the CELLTREX on a small area of my upper right leg, and in three days I noticed what looked like little bubbles of skin forming on my leg. I was to go see the doctor on Monday because they had my surgery scheduled for Tuesday. When I saw the doctor he examined my leg and said there looked to be skin growing "and your lag may not need grafting, so we'll postpone the surgery until next Tuesday, so we can watch and see what happens to the rest of the leg. You will need grafting, but not as such as we first thought." I started to use the CELLIREX further down my leg now and the same thing began to happen. They postponed all three surgeries because all of the skin came back in less than 90 days. My skin feels normal in texture and where they told me I'd never have hair on my leg. I have hair. My skin is already turning back to it's normal color in some areas, as you can see in the pictures. I am thrilled with the results from CELLIREX and the other products. I have used the March MCISTURE MIST, and when the skin was all back, I used the REJUYEMATING CREAM and the EMMANCER. *eecless to say, the cootors can't explain what happened, they are just as asseed and as happy as I am. Thanks to MU SKIM products, I'm up and running..

Jour of Wiff ;



EXHIBIT P



past a fortune

Stop walking

If you're not earning \$10,000 a month or more We Need To Talk!
Call Now
(816) 464-8150
24 Hour Recorded Message

EXHIBIT Q

INAMPLE: SCRIPT FOR YOUR "WANT AD'S" ANSWERING MACSINE

YOUR MAIN

REACTION MAY BE ONE OF SKEPTICISM. LET ME ASSURE YOU I HAVE BETTER THINGS TO DO WITH MY TIME AND MONEY THAN TO MESS AROUND WITH PHONEY ADVERTISING AND MISPLACED HUMOR.

BEFORE I CONTINUE, THIS MESSAGE IS FOR THOSE WHO ARE NOT HAPPY WITH THEIR STANDARD OF LIVING SO IF YOUR ARE MAKING ENOUGH MONEY AND HAVE THE TIME TO ENJOY IT, OR IF YOU NEED A JOB THEN I SUGGEST YOU HANG UP NOW.

BUT IF THE THOUGHT OF BEING TOTALLY AND ABSOLUTELY FINANCIALLY FREE WITHIN 6-24 MONTHS PUSHES ANY BUTTONS, PLEASE KEEP LISTENING BECAUSE WHAT YOU ARE ABOUT TO HEAR IS ABSOLUTELY TRUE.

LEST YOU WORRY THIS IS NOT AMMAY, HERBAL LIFE, MARY KAY, WATER UNITS OR ANY OTHER SATURATED PROGRAM. WHAT THIS IS, IS A MOTHER LODE OF WHAT FINANCIAL EXPERTS NATIONWIDE ARE CALLING THE GREATEST OPPORTUNITY IN THE LAST OF YEARS.

I DON'T KOKOW IF YOU HAVE WHAT IT TAKES TO EARN 10,000 DOLLARS A MONTH BUT IF YOU QUALIFY, I WILL RECRUIT AND TRAIN YOU FOR WHAT PROFESSIONALS CALL THE FINEST NETWORKING MARKETING PROGRAM AVAILABLE TODAY.

THERE IS ONE CATCH. THAT IS YOU MUST MEET WITH ME FOR ONE HOUR FOR A NO PRESSURE, NO HYPE, FACT FINDING INTERVIEW. DURING THAT ONE HOUR WE WILL DISCUSS THE OPPORTUNITY. FOLKS THIS IS FOR REAL. YOU MAY THINK THIS IS A JOKE. SADLY SPEAKING FOLKS THE JOKE IS ON THOSE WHO WILLINGLY GIVE UP 40 YEARS OF THEIR LIVES BUILDING SCHEONE ELSE'S WEALTH.

THE FIRST STAP OUT OF THE RAT RACE IS LEAVE YOUR NAME AND NUMBER SO I CAN CALL YOU BACK. LET'S FIND OUT IF YOU CAN BE AND WILL BE ONE OF THE FIRST 25 PEOPLE I WILL BELIP GET EARNING WELL OVER \$100,000 IN THE NEXT 12-24 MONTHS. IF YOU HAVE THE COURAGE TO LEAVE YOUR NAME AND PHONE NUMBER AND PLACE YOURSELF IN A WIN/WIN SITUATION, IT WILL MAKE YOU RICH. THANK YOU FOR CALLING, PLEASE LEAVE YOUR MESSAGE AT THE SOUND OF THE TONE.

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EXHIBIT R

TELEPHONE SCRIPT TALK WITH EXCITEMENT, REMEMBER THIS SCRIPT IS GOING TO MAKE YOU A MILLION DOLLARSHILL

AFTER SMALL TALK: F.O.R.M. (FAMILY, COCUPATION, RECREATION, MONEY)

I'M WORKING WITH A BUSINESS CONCEPT THAT IS SWEEPING THE COUNTRY. I'M WORKING WITH A BUSINESS CONCEPT THAT IS SWEEPING THE COUNTRY.
WE HAVE ALREADY SET UP BUSINESSES IN CHICAGO, MILWAUKEE,
MINNEAPOLIS, CALIFORNIA, AND HAWAII (deleta your area if it is one
of these). Based on What is happening there. The People that WE
START WORKING WITH LOCALLY WILL EARN IN EXCESS OF \$60,000-\$80,000
THEIR FIRST YEAR WITHOUT JEOPARDIZING THEIR PRESENT INCOME. I'M
LOCKING FOR 5 KEY PEOPLE, I CON'T KNOW IF YOU'RE ONE OF THEM. BUT
I THOUGHT OF YOU FIRST. DOES THIS SOUND LIKE SCMETHING YOU'D LIKE TO HEAR MORE ABOUT?

You may be able to stop here and just get a firm commitment to get together, or you may need to give them some more information. If they need more information, CO NOT DEVIATE FROM THIS SCRIPT:::!

Femember, CREATE CURIOSITY, DO NOT SATISFY!!!!

MAYE YOU HEARD OF UPJOHN COMPANY? THEY HAVE A PRODUCT CALLED MINCXIDIL, WHICH HAS JUST RECENTLY BEEN APPROVED BY THE FDA.

UPJOHN HAD ALREADY SPENT 2 BILLION COLLARS ON THIS PRODUCT BEFORE
IT HAS EVEN CUTIEL! HOWEVER, IT IS A PRESCRIPTION DRUG, IS CNUY
CON EFFECTIVE, AND HAS ALOT OF RESCRIPED SIDE EFFECTS. MEANH-ILE
IN ITALY, A 40 MEAR OLD PHARMACEUTICAL COMPANY HAS A PRODUCT THE
IS OVER BOX EFFECT AND HAS NO SIDE EFFECTS. IT IS ALREADY THE #3
SELLING PRODUCT IN EUROPE. IT IS FDA APPROVED IN FRANCE, ITALY.

AS WELL AS GREECE, SPAIN, AND PORTUGAL. IT IS FDA LISTED HERE IN
THE JUST, AS A COSMETIO. WE ARE WORKING WITH THE COMPANY THAT HAS
ENDLISIVE MARKETING RIGHTS HERE IN THE JUST. THE SAME PATENTED
HOCCESS FOR THE MAIR, ALSO HELPS EYELASHES AND FINGER-NAILS.

A ISOMETRIC FACELIFT THAT HELPS FINE LINES AND WRINKLES AND IS HAVE YOU HEARD OF UPUCHN COMPANY? THEY HAVE A PRODUCT GALLED

I REALLY CAN'T TELL YOU ANYMORE, BECAUSE WHAT I HAVE TO SHOW YOU DE BOX YISUAL, IT WILL TAKE ABOUT SO MINUTES, IF I'M COMPLETELY ARONGHTHAT'S ALL YOU'VE LOST, BUT IF I'M RIGHT, DON'T YOU OWE IT TO YOURSELF TO FIND OUT??

ABORE GETTING TOGETHER TO DISCUSS THE POSSIBILITY OF OPENING UP THIS AREA ON SINCE I'M ONLY LOCKING FOR 5 KEY PEOPLE. I NEED TO KNOW YOU ARE GOING TO DEFINITELY BE THERE!!!! CAN I COUNT ON YOUR SPOUSE BEING THERE? CAN I COUNT ON YOUR SPOUSE BEING THERE? GREAT... I'VE GOT IT ON MY CALENDAR, IO YOU HAVE IT ON YOURS?? SEE

PEMEMBER THE 4 C'S:

OF-COMPLEMENT:!!!

CHCREATE CURIOSITY, DO NOT SATISFY!!!!

CHCONTROL YOURSELF FROM ANSWERING QUESTIONS!!!!

CHCOMMITMENT, GET A FIRM COMMITMENT FOR YOUR APPOINTMENT

DATE: !!!

Decision and Order

DECISION AND ORDER

The Federal Trade Commission having initiated an investigation of certain acts and practices of the respondents named in the caption hereof, and the respondents having been furnished thereafter with a copy of a draft of complaint which the Chicago Regional Office proposed to present to the Commission for its consideration and which, if issued by the Commission would charge respondents with violation of the Federal Trade Commission Act; and

The respondents, their attorneys, and counsel for the Commission having thereafter executed an agreement containing a consent order, an admission by the respondents of all the jurisdictional facts set forth in the aforesaid draft of complaint, a statement that the signing of said agreement is for settlement purposes only and does not constitute an admission by respondents that the law has been violated as alleged in such complaint, and waivers and other provisions as required by the Commission's rules; and

The Commission having thereafter considered the matter and having determined that it had reason to believe that the respondents have violated the said Act, and that complaint should issue stating its charges in that respect, and having thereupon accepted the executed consent agreement and placed such agreement on the public record for a period of sixty (60) days, and no comments having been filed thereafter by interested parties pursuant to Section 2.34 of its Rules, now in further conformity with the procedures prescribed in Section 2.34 of its Rules, the Commission hereby makes the following jurisdictional findings and enters the following order:

- 1. Respondent Nu Skin International, Inc. ("Nu Skin"), is a corporation organized, existing, and doing business under and by virtue of the laws of the state of Utah, with its principal office or place of business located at 75 West Center, Provo, Utah.
- 2. Respondent CJM, Inc., is a corporation organized, existing, and doing business under and by virtue of the laws of the state of Utah, with its principal office or place of business located at 1565 East 3300 South, Salt Lake City, Utah.
- 3. Respondent Clara McDermott is an officer and director of corporate respondent CJM, Inc. Individually or in concert with others, she formulates, directs, and controls the acts and practices of CJM, Inc., including the acts and practices alleged in the complaint

attached hereto. Her principal office or place of business is the same as that of CJM, Inc.

- 4. Respondent CST Management, Inc., is a corporation organized, existing, and doing business under and by virtue of the laws of the state of Utah, with its principal office or place of business located at 11 Northridge Way, Sandy, Utah.
- 5. Respondent Craig Tillotson is an officer and director of corporate respondent CST Management, Inc. Individually or in concert with others, he formulates, directs, and controls the acts and practices of CST Management, Inc., including the acts and practices alleged in the complaint attached hereto. His principal office or place of business is the same as that of CST Management, Inc.
- 6. Respondent CK&C, Inc., is a corporation organized, existing, and doing business under and by virtue of the laws of the state of Utah, with its principal office or place of business located at 3800 Sherwood Drive, Provo, Utah.
- 7. Respondent Craig Bryson is an officer and director of corporate respondent CK&C, Inc. Individually or in concert with others, he formulates, directs, and controls the acts and practices of CK&C, Inc., including the acts and practices alleged in the complaint attached hereto. His principal office or place of business is the same as that of CK&C, Inc.
- 8. The acts and practices of the respondents alleged in this complaint have been in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act.
- 9. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of the respondents, and the proceeding is in the public interest.

ORDER

DEFINITIONS

For purposes of this order:

1. "Substantially similar hair loss treatment product or service" shall mean any product or service that is advertised or intended for sale over-the-counter to treat, cure or curtail hair loss and which contains or purportedly contains polysaccharides or any extract thereof.

- 2. "Substantially similar facial treatment product or service" shall mean any product or service that is advertised or intended for sale over-the-counter to remove facial wrinkles and that contains or purportedly contains albumin or any extract thereof.
- 3. "Substantially similar skin treatment product or service" shall mean any product or service that is advertised or intended for sale over-the-counter to treat or promote the healing of burns that would otherwise require skin grafting and that contains or purportedly contains aloe vera and/or avian collagen or any extract thereof.
- 4. "Competent and reliable scientific evidence" shall mean tests, analyses, research, studies, or other evidence based on the expertise of professionals in the relevant area, that has been conducted and evaluated in an objective manner by persons qualified to do so, using procedures generally accepted in the profession to yield accurate and reliable results.

I.

It is ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations, their successors and assigns, and their officers; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., and respondents' agents, representatives and employees, directly or through any partnership, corporation, subsidiary, division, or other device, do forthwith cease and desist from:

- A. Representing, in any manner, directly or by implication, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of Nutriol Hair Fitness Preparation ("Nutriol"), or any substantially similar hair loss treatment product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, that:
- 1. The use of the product or service can or will stop, prevent, cure, relieve, reverse or reduce hair loss;
- 2. The use of the product or service can or will promote the growth of hair where hair has already been lost;

- 3. The product or service is as effective as, or more effective than, the prescription drug Minoxidil in the treatment of hair loss; or
- 4. Competent and reliable data show that the product or service is effective in stopping hair loss and promoting hair growth.
- B. Representing, in any manner, directly or by implication, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of any other product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, that:
- 1. The use of the product or service can or will stop, prevent, cure, relieve, reverse or reduce hair loss;
- 2. The use of the product or service can or will promote the growth of hair where hair has already been lost;
- 3. The product or service is as effective as, or more effective than, any other product or service in the treatment of hair loss; or
- 4. Competent and reliable data show that the product or service is effective in stopping hair loss and promoting hair growth, unless such representation is true and, at the time of making such representation, respondents possess and rely upon competent and reliable scientific evidence that substantiates the representation.
- C. Advertising, packaging, labeling, promoting, offering for sale, selling, or distributing any product that is represented as promoting hair growth or preventing hair loss, unless the product is the subject of an approved new drug application for such purpose under the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 301 *et seq.*, provided that, this subpart shall not limit the requirements of part I.A and B herein.

II.

It is further ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations, their successors and assigns, and their officers; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., and respondents' agents, representatives and employees, directly or

through any partnership, corporation, subsidiary, division, or other device, do forthwith cease and desist from:

- A. Representing, in any manner, directly or by implication, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of Face Lift with Activator ("Face Lift"), or any substantially similar facial treatment product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, that:
- 1. The use of the product or service can or will permanently remove facial wrinkles; or
- 2. The product or service is as effective as, or more effective than, the prescription drug Tretinoin (currently marketed as Retin-A) in the removal of facial wrinkles.
- B. Representing, in any manner, directly or by implication, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of any other product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act:
- 1. The efficacy of the product or service in the treatment of facial wrinkles; or
- 2. That the product or service is as effective as, or more effective than, any other product or service in the treatment of facial wrinkles,

unless such representation is true and, at the time of making such representation, respondents possess and rely upon competent and reliable scientific evidence that substantiates the representation.

III.

It is further ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations, their successors and assigns, and their officers; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., and respondents' agents, representatives and employees, directly or

through any partnership, corporation, subsidiary, division, or other device, do forthwith cease and desist from:

- A. Representing, in any manner, directly or by, implication, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of Celltrex or any substantially similar skin treatment product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, that the product or service will promote the healing of third degree burns.
- B. Representing, in any manner, directly or by implication, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of any other product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, that the product or service will promote the healing of, or is otherwise an effective treatment for burns, unless such representation is true and, at the time of making such representation, respondents possess and rely upon competent and reliable scientific evidence that substantiates the representation.

IV.

It is further ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations, their successors and assigns, and their officers; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., and respondents' agents, representatives and employees, directly or through any partnership, corporation, subsidiary, division, or other device, in connection with the advertising, packaging, labeling, promotion, offering for sale, sale or distribution of any product or service in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

A. Making any representation, directly or by implication, regarding the performance, benefits, efficacy or safety of any food, drug, or device, as those terms are defined in Section 15 of the Federal Trade Commission Act, 15 U.S.C. 55, unless at the time of making such representation respondents possess and rely upon

competent and reliable scientific evidence that substantiates the representation.

B. Making any representation, directly or by implication, regarding the performance, benefits, efficacy or safety of any product or service (other than a product or service covered under part IV.A. herein), unless at the time of making such representation respondents possess and rely upon competent and reliable evidence, which when appropriate must be competent and reliable scientific evidence, that substantiates the representation.

V.

It is ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations, their successors and assigns, and their officers; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., and respondents' agents, representatives and employees, directly or through any partnership, corporation, subsidiary, division, or other device, in connection with inducing or seeking to induce the participation of any person in any distribution, sales, or marketing plan, in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

- A. Misrepresenting, in any manner, the past, present, or future profits, earnings, income, or sales from such participation; and
- B. Representing, in any manner, directly or by implication, by use of hypothetical examples or otherwise, that distributors earn or achieve from such participation any stated amount of profits, earnings, income, or sales in excess of the average profits, earnings, income, or sales of all distributors in any time period respondents may select, unless in conjunction therewith such average profits, earnings, income, or sales are clearly and conspicuously disclosed, and the percent of all distributors who actually achieved such stated profits, earnings, income, or sales in such time period is clearly and conspicuously disclosed.

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VI.

It is further ordered, That respondent Nu Skin shall:

- A. Within thirty (30) days from the effective date of this order deliver a dated and signed notification letter in the form set forth in Appendix A to this order to each of its current officers, agents, representatives, employees, and distributors.
- B. For a period of five (5) years from the effective date of this order deliver signed notification letter in the form set forth in Appendix A to this order to each of its future officers, agents, representatives, employees, and distributors within three (3) days after the person assumes such position. Respondent Nu Skin shall be in compliance with this subparagraph with respect to notifying future distributors if such notification letter is included in each starter kit provided to each future distributor.
- C. Institute a reasonable program of continuing surveillance adequate to reveal whether the practices of each person described in part VI.A. and B. conform to the requirements of this order, and promptly investigate any complaints about any such person received by Nu Skin and maintain records of any such complaint, investigation and disposition of the complaint for five (5) years from the date of the complaint, such records to be furnished to the Commission upon request.
- D. Discontinue dealing with any person described in part VI.A. and B:
- 1. Who engages in the acts or practices prohibited by parts I.A., II.A. or III.A. of this order; or
- 2. Once respondent Nu Skin has actual knowledge, or knowledge fairly implied on the basis of objective circumstances, that such person is engaged in acts or practices prohibited by any other part of this order, unless such person immediately ceases engaging in such acts or practices.

VII.

It is further ordered, That respondents CJM, Inc., CST Management, Inc., CK&C, Inc., Clara McDermott, Craig Tillotson, and Craig Bryson shall:

- A. Within thirty (30) days from the effective date of this order deliver a dated and signed notification letter in the form set forth in Appendix A to this order to each of their officers, agents, representatives, employees, and present distributors, other than those persons whom Nu Skin is required to notify pursuant to part VI.A and B above.
- B. For a period of five (5) years from the effective date of this order deliver a dated and signed notification letter in the form set forth in Appendix A to this order to each of their future officers, agents, representatives, employees, and distributors who are engaged in the advertising, promotion, offering for sale, sale or distribution of any food, drug, device or cosmetic within the meaning of Section 15 of the Federal Trade Commission Act, 15 U.S.C. 55, or who are engaged in any multilevel marketing plan or business, other than those persons whom Nu Skin is required to notify pursuant to part VI.A and B above, within three (3) days after the person assumes such position.

VIII.

It is further ordered, That respondents shall, within sixty (60) days after service of this order, and at such other times as the Federal Trade Commission may require, file with the Commission a report, in writing, setting forth in detail the manner and form in which they have complied with this order.

IX.

It is further ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., shall notify the Federal Trade Commission at least thirty (30) days prior to any proposed change in their corporate structures, including but not limited to dissolution, assignment or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries or affiliates, the planned filing of a bankruptcy petition or any other corporate change, that may affect compliance obligations arising under this order.

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X.

It is further ordered, That respondents Clara McDermott, Craig Tillotson, and Craig Bryson shall, for a period of five (5) years from the date this order becomes final, notify the Commission within thirty (30) days of the discontinuance of their present business or employment and of each affiliation with a new business or employment. Each notice of affiliation with any new business or employment shall include the individual respondent's new business address and telephone number, current home address, and a statement describing the nature of the business or employment and the duties and responsibilities. The expiration of the notice provision of this part X shall not affect any other obligation arising under this order.

XI.

It is further ordered, That respondents Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations, their successors and assigns, and their officers; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CST Management, Inc.; Craig Bryson, individually and as an officer and director of CK&C, Inc., shall, for five (5) years after the last date of dissemination of any representation covered by this order, maintain and upon request make available to the Federal Trade Commission or its staff for inspection and copying:

- A. All materials which come into their possession from a distributor or any other source that were relied upon in disseminating such representation; and
- B. All tests, reports, studies, surveys, demonstrations, or other evidence in their possession or control that contradict, qualify, or call into question such representation, or the basis relied upon for such representation, including complaints from consumers.

XII.

It is further ordered, That respondent Nu Skin, its successors and assigns, shall pay to the Federal Trade Commission, by cashier's check or certified check made payable to the Federal Trade

Commission and delivered to the Regional Director, Federal Trade Commission, 55 East Monroe Street, Suite 1437, Chicago, Illinois. the sum of one million dollars (\$1,000,000). Respondent shall make this payment on or before the tenth day following the date that this order becomes final. In the event of default on any obligation to make payment under this section, interest, computed pursuant to 28 U.S.C. 1961(a), shall accrue from the date of default to the date of payment. The funds paid by respondent shall, in the discretion of the Federal Trade Commission, be used by the Commission to provide direct redress to purchasers of the Nutriol, Face Lift, and Celltrex products. If the Federal Trade Commission determines, in its sole discretion, that redress to purchasers of these products is impracticable or otherwise unwarranted, any funds not so used shall be paid to the United States Treasury. Respondent shall be notified as to how the funds are distributed, but shall have no right to contest the manner of distribution chosen by the Commission.

XIII.

It is further ordered, That respondents CJM, Inc., CST Management, Inc., and CK&C, Inc., their successors and assigns, and their officers, and Clara McDermott, Craig Tillotson and Craig Bryson, individually and as officers and directors of said corporations, shall pay to the Federal Trade Commission, by cashier's check or certified check made payable to the Federal Trade Commission and delivered to the Regional Director, Federal Trade Commission, 55 East Monroe Street, Suite 1437, Chicago, Illinois, the sum of two hundred twenty five thousand dollars (\$225,000). The respondents shall make this payment on or before the tenth day following the date this order becomes final. In the event of default on any obligation to make payment under this section, interest, computed pursuant to 28 U.S.C. 1961(a), shall accrue from the date of default to the date of payment. The funds paid by the individual respondents shall, in the discretion of the Federal Trade Commission, be used by the Commission to provide direct redress to purchasers of the Nutriol, Face Lift, and Celltrex products. If the Federal Trade Commission determines, in its sole discretion, that redress to purchasers of these products is impracticable or otherwise unwarranted, any funds not so used shall be paid to the United States Treasury. The respondents shall be notified as to how the funds are

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distributed, but shall have no right to contest the manner of distribution chosen by the Commission.

APPENDIX A

Dear Officer, Agent, Representative, Employee, Distributor:

The Federal Trade Commission ("FTC") has conducted an investigation to determine whether Nu Skin International, Inc. ("Nu Skin"), and certain of its distributors may have engaged in acts or practices which violate Section 5 of the Federal Trade Commission Act, 15 U.S.C. Section 45, as amended, including, but not limited to, false and unsubstantiated product claims and earnings representations for Nu Skin products and distributorships. As a result of its investigation, the FTC has alleged that Nu Skin, CJM, Inc., CST Management, Inc., and CK&C, Inc., corporations; Clara McDermott, individually and as an officer and director of CJM, Inc.; Craig Tillotson, individually and as an officer and director of CK&C, Inc., (herein collectively referred to as "respondents"), have made false and unsubstantiated representations in connection with the advertising, promotion, offering for sale, sale, and distribution of Nutriol Hair Fitness Preparation ("Nutriol"), Face Lift with Activator ("Face Lift"), and Celltrex, and the recruitment of Nu Skin distributors.

As a result of recent discussions with the FTC, the respondents have agreed to a consent order ("order") with the FTC. The order is for settlement purposes only and does not constitute an admission of violations of law by any of the respondents. Pursuant to the order, the respondents have agreed not to make certain claims for the Nutriol, Face Lift, and Celltrex products or any substantially similar products or services. In addition, the respondents have agreed not to make certain claims for any other products or services unless they can substantiate those claims. The respondents have also agreed not to make certain claims about the past or potential earnings of their distributors. Finally, the respondents are obligated by the order to discontinue dealing with any person who engages in the acts or practices prohibited by the order.

Specifically, the order prohibits the respondents from claiming that:

- 1. Nutriol or any substantially similar product or service (a)can or will stop, prevent, cure, relieve, reverse or reduce hair loss; (b) can or will promote the growth of hair where hair has already been lost; or (c) is as effective as, or more effective than, the prescription drug Minoxidil in the treatment of hair loss;
- 2. Competent and reliable data show that Nutriol or any substantially similar product or service is effective in stopping hair loss and promoting hair growth;
- 3. Face Lift or any substantially similar product or service (a) can or will permanently remove facial wrinkles; or (b) is as effective as, or more effective than, the prescription drug Tretinoin (currently marketed as Retin-A) in the removal of facial wrinkles; and
- 4. Celltrex or any substantially similar product or service will promote the healing of third degree burns.

Decision and Order

In connection with any other product or service, the order prohibits the respondents from representing:

- 1. That the product or service: (a) can or will stop, prevent, cure, relieve, reverse or reduce hair loss; (ii) can or will promote the growth of hair where hair has already been lost; (iii) is as effective as, or more effective than, any other product or service in the treatment of hair loss; (iv) is as effective as, or more effective than, any other product or service in the treatment of facial wrinkles; or (v) will promote the healing of, or is otherwise an effective treatment for burns;
- 2. That competent and reliable data show that the product or service is effective in stopping hair loss and promoting hair growth; and
 - 3. The efficacy of the product or service in the treatment of facial wrinkles,

unless the claim is true and, at the time of making the claim, it possesses and relies upon competent and reliable scientific evidence that substantiates the claim.

The order also prohibits the respondents from advertising, packaging, labeling, promoting, offering for sale, selling, or distributing any product that is represented as promoting hair growth or preventing hair loss, unless the product is the subject of an approved new drug application for such purpose under the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. Section 301 *et seq*.

The order also prohibits the respondents from making any representation regarding the performance, benefits, efficacy or safety of any food, drug, or device unless at the time of making such representation respondents possess and rely upon competent and reliable scientific evidence that substantiates the representation. Similarly, the order prohibits the respondents from making any representation regarding the performance, benefits, efficacy or safety of any product or service (other than any food, drug, or device), unless at the time of making such representation respondents possess and rely upon competent and reliable evidence, which when appropriate must be competent and reliable scientific evidence, that substantiates the representation.

Finally, the order prohibits the respondents from:

- 1. Misrepresenting the past, present, or future profits, earnings, income, or sales of any person in any distribution, sales or marketing plan; and
- 2. Representing that distributors earn or achieve any stated amount of profits, earnings, income, or sales in excess of the average profits, earnings, income, or sales of all distributors unless in conjunction therewith the average profits, earnings, income, or sales are clearly and conspicuously disclosed, and the percent of all distributors who actually achieved such stated profits, earnings, income, or sales is clearly and conspicuously disclosed.

In addition to the order's prohibitions, the order requires the respondents to provide a copy of this notice to each of their current and future officers, agents, representatives, employees, and distributors. The order also requires Nu Skin to discontinue dealing with any person who makes any of the representations for Nutriol, Face Lift, Celltrex, or any substantially similar products or services, that are expressly prohibited by the order. Nu Skin must also discontinue dealing with any person who Nu Skin knows is engaged in any other acts or practices prohibited

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by the order, unless the person immediately ceases engaging in such acts or practices.

If you have any questions or would like a copy of the order, you can contact us at [

Very truly yours,

[respondent's name]

Complaint

IN THE MATTER OF

THE KEDS CORPORATION

CONSENT ORDER, ETC., IN REGARD TO ALLEGED VIOLATION OF SEC. 5 OF THE FEDERAL TRADE COMMISSION ACT

Docket C-3490. Complaint, April 1, 1994--Decision, April 1, 1994

This consent order prohibits, among other things, a Massachusetts-based manufacturer and seller of athletic and casual shoes from fixing the resale price at which any dealer may advertise or sell any Keds athletic or casual footwear item; coercing or pressuring any dealer to adopt or adhere to any resale price; attempting to secure commitments from any dealer about the resale price at which it will advertise or sell any such product; and requiring or suggesting that dealers report other dealers who advertise or sell any such product below any resale price.

Appearances

For the Commission: *Michael J. Bloom, Rhonda J. McLean* and *Alan B. Loughnan*.

For the respondent: Richard E. Carlton and Darryl Libow, Sullivan & Cromwell, New York, N.Y.

COMPLAINT

Pursuant to the provisions of the Federal Trade Commission Act, (15 U.S.C. 41 et seq.), and by virtue of the authority vested in it by said Act, the Federal Trade Commission, having reason to believe that The Keds Corporation (hereinafter "Keds" or "respondent"), a subsidiary of The Stride Rite Corporation, has violated the provisions of Section 5 of the Federal Trade Commission Act, and it appearing to the Commission that a proceeding by it in respect thereof would be in the public interest, hereby issues this complaint stating its charges as follows:

PARAGRAPH 1. Respondent is a corporation organized, existing and doing business under and by virtue of the laws of the State of Massachusetts, with its principal place of business located at Five Cambridge Center, Cambridge, Massachusetts.

- PAR. 2. Respondent is now, and for some time has been, engaged in the offering for sale, sale, and distribution of athletic or casual footwear to retail dealers located throughout the United States, including many of the nation's largest retail chains.
- PAR. 3. Keds maintains, and has maintained, a substantial course of business, including the acts or practices alleged in the complaint, which are in or affect commerce, as "commerce" is defined in the Federal Trade Commission Act.
- PAR. 4. In connection with the sale and distribution of Keds products, respondent, in combination, agreement and understanding with certain of its dealers, has engaged in a course of conduct to maintain the resale prices at which certain of its dealers sell certain of its products.
- PAR. 5. The purpose, effect, tendency, or capacity of the acts and practices described in paragraph four are and have been to restrain trade unreasonably and hinder competition in the sale of athletic or casual footwear in the United States, and to deprive consumers of the benefits of competition in the following ways, among others:
- (a) Prices to consumers of Keds products have been increased; and
- (b) Price competition among retail dealers with respect to the sale of Keds products has been restricted.
- PAR. 6. The aforesaid acts and practices constitute unfair methods of competition in or affecting commerce in violation of Section 5 of the Federal Trade Commission Act, 15 U.S.C. 45. These acts and practices are continuing and will continue in the absence of the relief requested.

DECISION AND ORDER

The Federal Trade Commission having initiated an investigation of certain acts and practices of the respondent named in the caption hereof, and the respondent having been furnished thereafter with a copy of a draft of complaint which the New York Regional Office proposed to present to the Commission for its consideration and which, if issued by the Commission, would charge respondent with

violation of Section 5 of the Federal Trade Commission Act, as amended, 15 U.S.C. 45; and

The respondent, its attorneys, and counsel for the Commission having thereafter executed an agreement containing a consent order, an admission by respondent of all the jurisdictional facts set forth in the aforesaid draft of complaint, a statement that the signing of said agreement is for settlement purposes only and does not constitute an admission by respondent that the law has been violated as alleged in such complaint, and waivers and other provisions as required by the Commission's Rules; and

The Commission having thereafter considered the matter and having determined that it had reason to believe that the respondent has violated the said Act, and that a complaint should issue stating its charges in that respect, and having thereupon accepted the executed consent agreement and placed such agreement on the public record for a period of sixty (60) days, and having duly considered the comments filed thereafter by interested persons pursuant to Section 2.34 of its Rules, now in further conformity with the procedure prescribed in Section 2.34 of its Rules, the Commission issues its complaint, makes the following jurisdictional findings and enters the following order:

- 1. Respondent The Keds Corporation, is a corporation organized, existing and doing business under and by virtue of the laws of the State of Massachusetts. The mailing address and principal place of business of respondent is: Five Cambridge Center, Cambridge, Massachusetts. Respondent is a wholly-owned subsidiary of The Stride-Rite Corporation, with its principal place of business in Cambridge, Massachusetts.
- 2. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of the respondent, and the proceeding is in the public interest.

ORDER

I.

It is ordered, That for the purpose of this order, the following definitions shall apply:

- (A) "Keds" or "respondent" means The Keds Corporation, its predecessors, subsidiaries, divisions, groups, and affiliates controlled by The Keds Corporation, and their respective directors, officers, employees, agents, and representatives, and their respective successors and assigns.
- (B) "Product" means any athletic or casual footwear items which are manufactured, offered for sale or sold by respondent to dealers.
- (C) "Dealer" means any person, corporation or entity not owned by The Keds Corporation or by any entity owned or controlled by Keds that in the course of its business sells any product.
- (D) "Resale Price" means any price, price floor, minimum price, maximum discount, price range, or any mark-up formula or margin of profit used by any dealer for pricing any product. "Resale price" includes, but is not limited to, any suggested, established, or customary resale price.

II.

It is further ordered, That Keds, directly or indirectly, or through any corporation, subsidiary, division or other device, in connection with the manufacturing, offering for sale, sale or distribution of any product in or affecting "commerce" as defined by the Federal Trade Commission Act, do forthwith cease and desist from:

- (A) Fixing, controlling, or maintaining, directly or indirectly, the resale price at which any dealer may advertise, promote, offer for sale or sell any product.
- (B) Requiring, coercing, or otherwise pressuring any dealer, directly or indirectly, to maintain, adopt, or adhere to any resale price.
- (C) Securing or attempting to secure, directly or indirectly, any commitment or assurance from any dealer concerning the resale price at which the dealer may advertise, promote, offer for sale or sell any product.
- (D) Requiring, requesting or suggesting, directly or indirectly, that any dealer report the identity of other dealers who advertise, promote, offer for sale or sell any product below any resale price.

Decision and Order

III.

It is further ordered, That, for a period of five (5) years from the date on which this order becomes final, Keds shall clearly and conspicuously state the following on any list, advertising, book, catalogue, or promotional material where it has suggested any resale price to any dealer:

ALTHOUGH THE KEDS CORPORATION MAY SUGGEST RESALE PRICES FOR PRODUCTS, RETAILERS ARE FREE TO DETERMINE ON THEIR OWN THE PRICES AT WHICH THEY WILL ADVERTISE AND SELL KEDS PRODUCTS.

IV.

It is further ordered, That, within thirty (30) days after the date on which this order becomes final, Keds shall mail by first class mail either the letter attached as Exhibit A or the letter attached as Exhibit B, together with a copy of this order, to all of Keds' directors, officers, dealers, distributors, agents, or sales representatives.

V.

It is further ordered, That for a period of two (2) years after the date on which this order becomes final, Keds shall mail by first class mail either the letter attached as Exhibit A or the letter attached as Exhibit B, together with a copy of this order, to all new directors, officers, dealers, distributors, agents, or sales representatives of Keds, within ninety (90) days of the commencement of such person's employment or affiliation with Keds.

VI.

It is further ordered, That Keds shall notify the Commission at least thirty (30) days prior to any proposed changes in Keds such as dissolution, assignment or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the corporation which may affect compliance obligations arising out of the order.

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VII.

It is further ordered, That within sixty (60) days after this order becomes final, and at such other times as the Commission or its staff shall request, Keds shall file with the Commission a verified written report setting forth in detail the manner and form in which Keds has complied and is complying with this order.

EXHIBIT A

[KEDS LETTERHEAD]

Dear Retailer:

The Federal Trade Commission has conducted an investigation into Keds' sales policies, and in particular, Keds' Suggested Retail Pricing Policy that was announced in May 1992. As you know, on June 25, 1993, Keds withdrew its Pricing Policy. Keds has always believed, and continues to believe, that its Pricing Policy did not violate the law. However, to expeditiously resolve the investigation and to avoid disruption to the conduct of its business, Keds has agreed, without admitting any violation of the law, to the entry of a consent order by the Federal Trade Commission prohibiting certain practices relating to resale prices. A copy of the order is enclosed. This letter and the accompanying order are being sent to all of our dealers, sales personnel and representatives.

The order spells out our obligations in greater detail, but we want you to know and understand the following:

- 1. You can sell and advertise our products at any price you choose.
- 2. While we may send materials to you which may contain our suggested retail prices, you are completely free to disregard these suggestions.

We look forward to continuing to do business with you in the future.

Sincerely yours,

President
The Keds Corporation

Decision and Order

EXHIBIT B

[KEDS LETTERHEAD]

Dear Retailer:

The [name of state] Attorney General's Office, along with the offices of the Attorneys General in the other 49 states, and the Federal Trade Commission have conducted investigations into Keds' sales policies, and in particular, Keds' Suggested Retail Pricing Policy that was announced in May 1992. As you know, on June 25, 1993, Keds withdrew its Pricing Policy. Keds has always believed, and continues to believe, that its Pricing Policy did not violate the law. However, to expeditiously resolve the investigations and to avoid disruption to the conduct of its business, Keds has agreed, without admitting any violation of the law, to the entry of Final Judgments and Consent Decrees by the State of [name of state] and the Federal Trade Commission prohibiting certain practices relating to resale prices. Copies of the Final Judgments and Consent Decrees are attached. This letter and the accompanying documents have been sent to all of our dealers, sales personnel and representatives.

The Final Judgments and Consent Decrees spell out our obligations in greater detail, but we want you to know and understand the following. Under both orders:

- 1. You can advertise and sell our products at any price you choose.
- 2. While we may send materials to you which may contain our suggested retail prices, you are completely free to disregard these suggestions.

In addition, the [name of state] order requires that:

3. Keds will not take any adverse action against you because of the price at which you advertise or sell our products.

We look forward to continuing to do business with you in the future.

Sincerely yours,

President
The Keds Corporation

IN THE MATTER OF

MCLEAN COUNTY CHIROPRACTIC ASSOCIATION

CONSENT ORDER, ETC., IN REGARD TO ALLEGED VIOLATION OF SEC. 5 OF THE FEDERAL TRADE COMMISSION ACT

Docket C-3491. Complaint, April 7, 1994--Decision, April 7, 1994

This consent order prohibits, among other things, an association of Illinois chiropractors from entering into any agreement with any chiropractors to set fees for patients, or terms for third-party payor contracts, and requires the association to give members copies of the orders.

Appearances

For the Commission: *Mark J. Horoschak* and *Rendell A. Davis*, *Jr*.

For the respondent: George R. Flynn, Bloomington, IL.

COMPLAINT

Pursuant to the provisions of the Federal Trade Commission Act, as amended, 15 U.S.C. 41 et seq., and by virtue of the authority vested in it by said Act, the Federal Trade Commission, having reason to believe that respondent McLean County Chiropractic Association ("respondent McCA") has violated the provisions of said Act, and it appearing to the Commission that a proceeding by it in respect thereof would be in the public interest, hereby issues its complaint stating its charges as follows:

PARAGRAPH 1. For purposes of this complaint, the following definitions shall apply:

- A. The term "person" refers to both natural persons and artificial persons, including, but not limited to, corporations, unincorporated entities, and governments.
- B. "Third-party payor" means any person that engages in the process of reimbursing for, or purchasing or paying for, health care services provided to any other person.

Complaint

- PAR. 2. Respondent MCCA is an unincorporated association, with its principal offices and places of business in McLean County, Illinois. For purposes of this complaint, its address is as follows: McLean County Chiropractic Association, c/o George R. Flynn, Esq., P.O. Box 3574, Bloomington, IL.
- PAR. 3. Respondent MCCA has thirteen members, all of whom are chiropractors engaged in the business of providing chiropractic services to patients for a fee. Those members all have their offices in McLean County, Illinois. Except to the extent that competition has been restrained as herein alleged, those members have been and are now in competition among themselves and with other chiropractors, with respect to the provision of chiropractic services in McLean County, Illinois, and its vicinity.
- PAR. 4. The general business practices of MCCA's members, and the acts and practices described below, affect the interstate movement of patients, the interstate purchase of supplies and products, and the interstate flow of funds, and are in or affect commerce within the meaning of Section 5(a)(1) of the Federal Trade Commission Act, 15 U.S.C. 45(a)(1).
- PAR. 5. Respondent MCCA has acted as a combination of its members, has conspired with at least some of its members, and has acted to implement an agreement among its members to restrain competition among chiropractors by, among other things, facilitating, entering into, and implementing an agreement, express or implied:
- A. That respondent MCCA would set the maximum fees to be sought by its members from patients and third-party payors; and
- B. That respondent MCCA would negotiate the terms and conditions of agreements between its members and third party payors, including the fees to be paid for the members, services.
- PAR. 6. By engaging in the acts or practices described in paragraph five, respondent MCCA has acted as a combination of at least some of its members, and has combined or conspired with at least some of its members, to fix or affect the fees charged by, or otherwise to restrain competition among, chiropractors in McLean County, Illinois, and its vicinity.
- PAR. 7. Respondent MCCA has engaged in various acts and practices in furtherance of this combination or conspiracy, including, among other things:

- A. Periodically voting to raise the maximum allowable charges that its members may charge patients and third party payors for the provision of chiropractic services; and
- B. Attempting to negotiate collectively on behalf of its members the terms and conditions of agreements between its members and third-party payors, including the fees to be paid by those payors for the services of its members.
- PAR. 8. Respondent MCCA's activities described in paragraphs five through seven have had, or have the tendency and capacity to have, the following effects, among others:
- A. Restraining competition among chiropractors in McLean County, Illinois, and its vicinity;
- B. Fixing or affecting the fees that chiropractors in McLean County, Illinois, and its vicinity charge for their services; and
- C. Depriving consumers of chiropractic services and third-party payors of the benefits of competition among chiropractors in McLean County, Illinois, and its vicinity.
- PAR. 9. The combination or conspiracy and the acts and practices described in paragraphs five through seven constitute unfair methods of competition in violation of Section 5 of the Federal Trade Commission Act, 15 U.S.C. 45. Respondent MCCA's combination or conspiracy, or the effects thereof, is continuing and will continue in the absence of the relief herein requested.

DECISION AND ORDER

The Federal Trade Commission having initiated an investigation of certain acts and practices of the respondent named in the caption hereof, and the respondent having been furnished thereafter with a copy of a draft of complaint which the Bureau of Competition proposed to present to the Commission for its consideration and which, if issued by the Commission, would charge respondent with violation of the Federal Trade Commission Act; and

The respondent, its attorney, and counsel for the Commission having thereafter executed an agreement containing a consent order, an admission by the respondent of all the jurisdictional facts set forth in the aforesaid draft of complaint, a statement that the signing of said agreement is for settlement purposes only and does not constitute an admission by respondent that the law has been violated as alleged in such complaint, and waivers and other provisions as required by the Commission's Rules; and

The Commission having thereafter considered the matter and having determined that it had reason to believe that the respondent has violated the said Act, and that complaint should issue stating its charges in that respect, and having thereupon accepted the executed consent agreement and placed such agreement on the public record for a period of sixty (60) days, now in further conformity with the procedure prescribed in Section 2.34 of its Rules, the Commission hereby issues its complaint, makes the following jurisdictional findings and enters the following order.

- 1. Respondent is an unincorporated association, with its principal offices and places of business in McLean County, Illinois. For purposes of this order, its address is as follows: McLean County Chiropractic Association, c/o George R. Flynn, Esq., P.O. Box 3574, Bloomington, IL.
- 2. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of the respondent, and the proceeding is in the public interest.

ORDER

I.

It is ordered, That for purposes of this order, the following definitions shall apply:

- A. "Respondent MCCA" means McLean County Chiropractic Association and its Board of Directors, committees, officers, representatives, agents, employees, successors, and assigns.
- B. "Payor" means any person that purchases, reimburses for, or otherwise pays for health care services for themselves or for any other person -- including, but not limited to, health insurance companies; preferred provider organizations; prepaid hospital, medical, or other health service plans; health maintenance organizations; government health benefits programs; employers or other persons providing or administering self-insured health benefits programs; and patients who purchase health care for themselves.

C. "Integrated joint venture" means a joint arrangement to provide health care services in which all chiropractors participating in the venture who would otherwise be competitors (1) pool their capital to finance the venture, by themselves or together with others, and (2) share a substantial risk of loss from their participation in the venture.

D. "Case fee" means the aggregate total of all fees charged to a patient for the full course of treatment for a medical condition or combination of medical conditions. "Case fee" does not mean a fee charged for a particular product or service.

II.

It is further ordered, That respondent MCCA directly or indirectly, or through any device, in connection with activities in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, as amended, do forthwith cease and desist from:

A. Entering into, attempting to enter into, organizing, continuing, or acting in furtherance of any agreement or combination, express or implied, with any chiropractors or among any chiropractors, to discuss or collectively determine the fees which chiropractors charge to payors; and

B. Entering into, attempting to enter into, organizing, continuing, or acting in furtherance of any agreement or combination, express or implied, with any chiropractors or among any chiropractors, to deal with payors on collectively determined terms.

Provided that, nothing in this order shall prevent chiropractors who practice together as partners or employees in the same professional corporation or partnership from collectively determining the fees to be charged for services provided by that professional corporation or partnership or from collectively determining other terms on which that professional corporation or partnership deals with payors.

Further provided that, nothing in this order shall prevent chiropractors who participate in the same integrated joint venture from collectively determining the fees to be charged for services provided by-that integrated joint venture or from collectively determining other terms on which that integrated joint venture deals with payors.

Concurring Statement

Further provided that, nothing in this order shall prevent respondent MCCA from collecting historical data concerning case fees for the purpose of providing such data to payors.

III.

It is further ordered, That respondent MCCA:

- A. File a written report with the Commission within ninety (90) days after the date when the order becomes final, and annually for three (3) years on the anniversary of the date when the order becomes final, and at such other times as the Commission may by written notice to respondent MCCA require, setting forth in detail the manner and form in which it has complied and is complying with the order.
- B. For a period of five (5) years after the date when the order becomes final, maintain and make available to Commission staff, for inspection and copying upon reasonable notice, records adequate to describe in detail any action taken in connection with the activities covered by parts II and III of this order, including, but not limited to, all documents generated by respondent MCCA or that come into its possession, custody, or control, regardless of source, that discuss, refer, or relate to any fee, term, or condition of any agreement, actual or proposed, with any payor.
- C. Distribute by first-class mail a copy of this order to each of its members within thirty (30) days after the date when the order becomes final.
- D. For a period of five (5) years after the date when the order becomes final, provide each new MCCA member with a copy of this order at the time the member is accepted into membership.
- E. Notify the Commission, at least thirty (30) days prior to any proposed change to respondent MCCA which may affect compliance with this order -- including, but not limited to, dissolution or the emergence of a successor.

CONCURRING STATEMENT OF ROSCOE B. STAREK, III

I concur in the Commission's decision to issue the consent order in this matter. The conduct at issue seems to fall squarely within the Supreme Court's broad *per se* proscription against horizontal

agreements on maximum prices, set forth in Arizona v. Maricopa County Medical Society.

I am nonetheless somewhat skeptical about whether an inflexible pursuit of enforcement actions against such conduct is a beneficial use of the Commission's limited resources. The underlying logic of a *per se* ban on an activity is that the costs of the activity are so high, and the benefits so slight (and so costly to identify), that society's interests are best served through the application of a simple enforcement rule.

In the case of agreements on maximum prices, it is not obvious to me that this logic applies.² Agreements to set maximum prices may not restrict output in all contexts. Moreover, I am unpersuaded that the benefits from such agreements are necessarily negligible and difficult to assess in individual cases.³

I am confident that we can distinguish beneficial uses of these agreements from pernicious uses, particularly in health care markets. I think it unwise to issue blanket condemnations of arrangements that may merely represent socially desirable responses to the competitive pressures increasingly faced by health care providers to reduce costs. In the exercise of the Commission's prosecutorial discretion, application of the truncated rule of reason approach of Massachusetts Board of Registration in Optometry⁵ may yield substantial future benefits.

⁴⁵⁷ U.S. 332, 348 (1982) ("[H]orizontal agreements to fix maximum prices [are] on the same legal -- even if not economic -- footing as agreements to fix minimum or uniform prices.")

² See Frank H. Easterbrook, Maximum Price Fixing, 48 U. Chi. L. Rev. 886, 887 (1981) ("[M]aximum price fixing is almost always beneficial to consumers and . . . the time has come to abandon any per se rule against the practice.").

It is not hard to identify plausible benefits from such agreements, particularly when used in health care markets. Publication of a maximum fee schedule could help consumers search for a practitioner on the basis of price -- a task that historically has been difficult in health care markets because of the paucity of price information. Similarly, the fee schedule may be a low-cost means by which signatory practitioners can market themselves to third-party payers. But see Maricopa, 457 U.S. at 354-55 (rejecting argument that the fixing of maximum reimbursable fees was procompetitive).

One unintended consequence of current policy may be to induce producers who wish to coordinate pricing behavior to integrate, even if the integration is not otherwise efficient and the less restrictive contractual alternative is procompetitive or competitively neutral. This seems analogous to one consequence of the historically unfavorable antitrust policy toward vertical restraints -- that producers integrate into distribution because integration enjoys more favorable treatment under the law than do less restrictive vertical agreements. In situations in which an agreement would have enhanced interbrand competition, forcing integration to obtain these benefits may be counterproductive.

⁵ 110 FTC 549, 604 (1988).

Complaint

IN THE MATTER OF

ARCHER DANIELS MIDLAND COMPANY

CONSENT ORDER, ETC., IN REGARD TO ALLEGED VIOLATION OF SEC. 5 OF THE FEDERAL TRADE COMMISSION ACT

Docket C-3492. Complaint, April 12, 1994--Decision, April 12, 1994

This consent order prohibits, among other things, an Illinois-based firm from making any claims, unless substantiated by competent and reliable scientific evidence, that any of its products or plastic product additives is degradable, biodegradable, or photodegradable when disposed of in sanitary landfills, or that such products or additives offer any environmental benefit compared to other products when disposed of as trash buried in a sanitary landfill or incinerated.

Appearances

For the Commission: *Michael Dershowitz* and *C. Lee Peeler*. For the respondent: *Scott Roberts*, in-house counsel, Decatur, IL.

COMPLAINT

The Federal Trade Commission, having reason to believe that Archer Daniels Midland Company, a corporation, hereinafter sometimes referred to as respondent, has violated the provisions of the Federal Trade Commission Act, and it appearing to the Commission that a proceeding by it in respect thereof would be in the public interest, alleges:

PARAGRAPH 1. Respondent Archer Daniels Midland Company ("ADM") is a Delaware corporation with its office and principal place of business located at 4666 Faries Parkway, Decatur, Illinois.

- PAR. 2. Respondent has advertised, offered for sale, sold, and distributed its cornstarch plastic additive product for use in such consumer plastic products as grocery bags, lawn and trash bags, and disposable diapers, under the trade names "ADM Master Batch" and "Polyclean."
- PAR. 3. The acts or practices of respondent alleged in this complaint have been in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act.

PAR. 4. Respondent has disseminated or has caused to be disseminated television broadcast advertisements, radio advertisements, and promotional materials for its cornstarch plastic additive product, including, but not necessarily limited to, the attached Exhibits A through F.

An aforesaid television advertisement (Exhibit A -- photo board) contains the following claims, among others:

Plastic: Durable, versatile, economical, functional. And now, thanks to a special corn starch that starts breaking the plastic down in just a matter of months, ... biodegradable. ADM. Supermarket to the world.

ENVIRONMENTALLY FRIENDLY.

Exhibit A visually depicts plastic products being thrown away into a trash barrel and then disappearing.

Another television advertisement (Exhibit B -- photo board) contains the following claims, among others:

Plastic: Durable, versatile, economical, functional. And now, thanks to a special corn starch that breaks it down to humus in approximately two years, ... degradable. ADM. Supermarket to the world.

ENVIRONMENTALLY FRIENDLY.

Exhibit B visually depicts plastic products being thrown away into a trash barrel and then disappearing.

Another television advertisement (Exhibit C -- description of the video with a transcription of the audio) contains the following claims, among others:

The plastic we throw away today will still be here three to four hundred years from now. And Americans throw away ten billion pounds of it -- enough to build a mountain as high as Pike's Peak every year. Fortunately, an answer already exists. It's a special corn starch that causes plastic to begin to degrade in as little as six months. Giving us something else to leave the people of the future besides our plastic.

This television advertisement depicts mounds of plastic being added to the trash in a landfill.

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Another television advertisement (Exhibit D -- description of the video with a transcription of the audio) contains the following claims, among others:

The plastic you throw away today will still be here three to four hundred years from now. And Americans throw away 10 billion pounds of it every year. That's the bad news. Now the good news. Recently a special corn starch was introduced that causes plastic to begin to degrade in as little as six months. Isn't it funny how a little bit of good news can make the bad news just disappear?

This television advertisement depicts plastic products being thrown away into a trash barrel and then disappearing.

An aforesaid radio advertisement (Exhibit E -- transcript) contains the following claims, among others:

Last year, America produced 3 times as much plastic as it did just 20 years ago. And while plastics are certainly convenient and economical, it can take hundreds of years for them to degrade. In landfills that are already filled to overflowing. Which is why a new product from ADM holds such promise. It's a special corn starch additive that when added to plastic, causes it to start breaking down in just a matter of months. Grocery bags, lawn and trash bags, even disposable diapers made with this new biodegradable technology are available right now.

An aforesaid piece of promotional material (Exhibit F) contains the following claims, among others:

ADM Master Batch greatly speeds up the degradation process.

Buried in a sanitary landfill, polyethylene film will last indefinitely. Preliminary studies indicate that polyethylene films made with ADM Master Batch, on the other hand, will degrade in just six months to two years.

- PAR. 5. Through the statements referred to in paragraph four and others in advertisements not specifically set forth herein, respondent has represented, directly or by implication, that:
- 1. Compared to other plastic products, plastic products containing ADM's cornstarch additive offer a significant environmental benefit when consumers dispose of them as trash that is buried in a landfill.
- 2. A few months after disposal as trash in a landfill, plastic products containing ADM's cornstarch additive will begin to break

down, biodegrade, and then disappear in a reasonably short period of time.

- 3. Plastic products containing ADM's cornstarch additive will break down, biodegrade, and disappear significantly faster than other plastic products after consumers dispose of them as trash that is buried in landfills.
- 4. Plastic products containing ADM's cornstarch additive will degrade in a landfill in a short enough period of time to significantly reduce the amount of garbage in landfills.
- PAR. 6. Through the statements referred to in paragraph four in promotional material (Exhibit F), and others in promotional materials not specifically set forth herein, respondent has represented, directly or by implication, that plastic products containing ADM's cornstarch additive will degrade in a landfill in six months to two years, while other plastic products will last indefinitely in a landfill.
- PAR. 7. Through the statements and representations referred to in paragraphs five and six, respondent has represented, directly or by implication, that at the time it made such representations, respondent possessed and relied upon a reasonable basis for such representations.
- PAR. 8. In truth and in fact, at the time respondent made the representations referred to in paragraphs five and six, respondent did not possess and rely upon a reasonable basis for such representations. Therefore, the representation set forth in paragraph seven was, and is, false and misleading.
- PAR. 9. The acts and practices of respondent as alleged in this complaint constitute unfair or deceptive acts or practices in/or affecting commerce in violation of Section 5(a) of the Federal Trade Commission Act.

Commissioner Starek not participating

Complaint

EXHIBIT A

Vanishing Act

An ADM commercial introducing the benefits of a new begradable plastic technology.







ANNCR: Plastic:

Durable,



versatile,



economical,



functional.



And now, thanks to a special cornistarch that



starts breaking the plastic down injust a matter of months,



biodegradable. ADM Supermarket to the world

See this and other ADM commercials each Sunday on "Meet the Press" (NBC), "This Week with David Brinkley" (ABC)

and "Face the Nation" (CBS)



EXHIBIT B

4h 4DM commercial introducing the centric of a new degradable plastic technology







ANNCR: Plastic:

Durable,







economical,



functional.



And now, thanks to a special cornistarch that



preaks it down to numus in approximate vitwo years



pagradad e

See this and other ADM commercials each Sunday on "Meet the Press" NBC...
"This Week with David Brinkley" ABC.
and "Face the Nation" CBS



Complaint

EXHIBIT C

TELEVISION MW

JOB NO ADC-8021-B Rev. #9 STATION QADM8012

PROGRAM "Monuments of the Past"

CLIENT ADM Corporate

TIME:60

AS PRODUCED:

VIDEO

AUDIO

SHOW A SERIES OF MONU-MENTS OF THE PAST. (SPHINX, PARTHENON, TAJ MAHAL, EILFFEL TOWER AND GREAT WALL OF CHINA.) ANNCR: If a civilization is remembered for the monuments it leaves to the future, what will we be remembered for?

CAMERA PANS "MOUNTAINS" ...

WE HEAR A BULLDOZER & SUDDENLY SEE HUGE MOUND OF PLASTICS BEING ADDED TO THIS "MOUNTAIN."

The plastic we throw away today will still be here three to four hundred years from now.

SUN BURSTS OVER PIKE'S PEAK

And Americans throw away ten billion pounds of it--enough to build a mountain as high as Pike's Peak every year.

PAN OVER MOUNTAINS.

Fortunately, an answer already exists. It's a special corn starch that causes plastics to begin to degrade in as little as six months.

BEAUTIFUL MOUNTAIN LAKE WITH FLY FISHERMAN. LOGO SUPER Giving us something else to leave the people of the future besides our plastic. Complaint

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EXHIBIT D

TELEVISION MW

JOB NO ADC-8037-B Rev. #7 STATION QADM8011 PROGRAM "Good News" CLIENT ADM Corporate

TIME:30

AS PRODUCED:

VIDEO

AUDIO

POLYETHYLENE MATERIALS FALLING SLO-MO INTO BARREL.

ANNCR: The plastic you throw away today will still be here three to four hundred years from now.

MORE AND MORE MATERIALS

FALLING.

And Americans throw away 10-billion pounds of it every year.

That's the bad news.

Now the good news.

THEY OVERFLOW INTO A

HEAP.

THE "HEAP" DISSOLVES.

Recently a special corn starch was introduced that causes plastic to degrade in as little as six months.

ONLY THE BARREL REMAINS.

Isn't it funny how a little bit of good news can make the bad news just

disappear?

LOGO: SUPERS

Complaint

EXHIBIT E

RADIO MW

JOB NO ADC-9021-B6 Rev. #6 STATION ADC9049 PROGRAM Degradable Plastic-"Plastics" CLIENT ADM Corporate

TIME:60

FOR RECORDING

ANNCR: In the 1967 film, "The Graduate," Dustin Hoffman was given some shrewd career-planning advice. In a word, "plastics."

ANNCR: How prophetic that advice turned out to be. Last year, America produced 3 times as much plastic as it did just 20 years ago. And while plastics are certainly convenient and economical, it can take hundreds of years for them to degrade. In landfills that are already filled to overflowing. Which is why a new product from ADM holds such promise. It's a special corn starch additive that when added to plastic, causes it to start breaking down in just a matter of months. Grocery bags, lawn and trash bags, even disposable diapers made with this new biodegradable technology are available right now. And with other products on the way, the future of plastics appears brighter than ever.

ANNCR: The Archer Daniels Midland Company. Supermarket to the world.

Complaint

EXHIBIT F













Decision and Order

DECISION AND ORDER

The Federal Trade Commission having initiated an investigation of certain acts and practices of the respondent named in the caption hereof, and the respondent having been furnished thereafter with a copy of a draft complaint which the Bureau of Consumer Protection proposed to present to the Commission for its consideration and which, if issued by the Commission, would charge respondent with violation of the Federal Trade Commission Act; and

The respondent and counsel for the Commission having thereafter executed an agreement containing a consent order, an admission by the respondent of all the jurisdictional facts set forth in the aforesaid draft complaint, a statement that the signing of said agreement is for settlement purposes only and does not constitute an admission by respondent that the law has been violated as alleged in such complaint, and waivers and other provisions as required by the Commission's Rules; and

The Commission having thereafter considered the matter and having determined that it had reason to believe that the respondent has violated the Act, and that complaint should issue stating its charges in that respect, and having thereupon accepted the executed consent agreement and placed such agreement on the public record for a period of sixty (60) days, and having duly considered the comments filed thereafter by interested persons pursuant to Section 2.34 of its Rules, now in further conformity with the procedure prescribed in Section 2.34 of its Rules, the Commission hereby makes the following jurisdictional findings and enters the following order:

- 1. Respondent Archer Daniels Midland Company is a corporation organized, existing, and doing business under and by virtue of the laws of the State of Delaware. Archer Daniels Midland Company has its offices and principal place of business at 4666 Faries Parkway, Decatur, Illinois.
- 2. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of the respondent and the proceeding is in the public interest.

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ORDER

DEFINITIONS

For purposes of this order, the following definitions shall apply:

"Archer Daniels Midland product" means any plastic product or any plastic product that contains the plastic product additive defined below, that is advertised, offered for sale, sold, or distributed to the public by respondent, its successors and assigns; and also means any plastic product or any plastic product that contains the plastic product additive defined below, that is offered for sale, sold, or distributed to the public by third parties under private labeling agreements with respondent, its successors and assigns.

"Plastic product additive" means "Polyclean," "ADM Master Batch," or any other ingredient added to plastic that is advertised, offered for sale, sold, or distributed to the public by respondent, its successors and assigns; and also means any such ingredient that is offered for sale, sold, or distributed to the public by third parties under licensing or other agreements with respondent, its successors and assigns.

I.

- A. It is ordered, That respondent Archer Daniels Midland Company, a corporation, its successors and assigns and its officers, and respondent's representatives, agents, and employees, directly or through any corporation, subsidiary, division, or other device, in connection with the advertising, labeling, offering for sale, sale, or distribution of any Archer Daniels Midland product or plastic product additive in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing, directly or by implication, by words, depictions, or symbols:
- (1) That any Archer Daniels Midland product or plastic product additive is "degradable," "biodegradable," or "photodegradable" when disposed of in a sanitary landfill; or,
- (2) Through the use of such terms as "degradable," "biodegradable," "photodegradable," or any substantially similar term or

expression, that any such product or any such product containing such additive offers any environmental benefit compared to other products when consumers dispose of them as trash that is buried in a sanitary landfill or incinerated,

unless at the time of making such representation, respondent possesses and relies upon a reasonable basis, consisting of competent and reliable scientific evidence that substantiates such representation. To the extent such evidence of a reasonable basis consists of scientific or professional tests, analyses, research, studies, or any other evidence based on expertise of professionals in the relevant area, such evidence shall be "competent and reliable" only if those tests, analyses, research, studies, or other evidence are conducted and evaluated in an objective manner by persons qualified to do so, and using procedures generally accepted in the profession to yield accurate and reliable results.

- B. Provided, however, respondent will not be in violation of this order, in connection with the advertising, labeling, offering for sale, sale, or distribution of any Archer Daniels Midland product or plastic product additive, if it truthfully represents that such products or such additives are designed to degrade or break down and become part of usable compost, when disposed of in programs or facilities that collect yard waste or municipal solid waste for composting (that is, the accelerated breakdown of waste into soil-conditioning material), provided that the labeling of such products or such additives and any advertising referring to the degradability of such products or such additives discloses clearly, prominently, and in close proximity to such representation:
- (1) That such products are not designed to effectively degrade in landfills; and further discloses
- (2)(a) In the case of products designed to be disposed of in yard waste composting programs, that such programs may not be available in the consumer's area; or, in the case of products designed to be disposed of in municipal solid waste composting facilities, that such facilities are generally unavailable in the U.S., or
- (2)(b) Depending upon whether the product is designed to be disposed of in yard waste composting programs, or municipal solid waste composting facilities, the approximate percentage of the U.S.

population having access to yard waste composting programs, or having access to municipal solid waste composting facilities.

Provided further, that the disclosures contained in (2)(a) and (2)(b) above need not be made in advertising or on product labels if such products or additives are distributed and advertised only to consumers residing in areas served by yard waste composting programs or municipal solid waste facilities (e.g., Southeastern Oakland County Resource Recovery Authority (SOCRRA) composting program).

For purposes of this provision, a disclosure elsewhere on the product package shall be deemed to be "in close proximity" to such terms if there is a clear and conspicuous cross-reference to the disclosure. The use of an asterisk or other symbol shall not constitute a clear and conspicuous cross-reference. A cross reference shall be deemed clear and conspicuous if it is of sufficient prominence to be readily noticeable and readable by the prospective purchaser when examining the principal display panel of the package. The principal display panel of the package is that part of the package that faces the consumer when presented under normal and customary conditions of display for retail sale.

If the advertising and labeling of any Archer Daniels Midland product or plastic product additive otherwise complies with Subpart A of Part I of this order, respondent will not be in violation of this order if it does not make the disclosures in this proviso (Subpart B).

II.

It is further ordered, That respondent Archer Daniels Midland Company, a corporation, its successors and assigns, and its officers, and respondent's representatives, agents, and employees, directly or through any corporation, subsidiary, division, or other device, in connection with the advertising, labeling, offering for sale, sale, or distribution of any Archer Daniels Midland product or plastic product additive in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing, directly or by implication, by words, depictions, or symbols, that any Archer Daniels Midland product or plastic product additive is "Environmentally Friendly" or offers any environmental benefit, unless at the time of making such representation, respondent

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possesses and relies upon a reasonable basis, consisting of competent and reliable evidence that substantiates such representation. To the extent such evidence of a reasonable basis consists of scientific or professional tests, analyses, research, studies, or any other evidence based on expertise of professionals in the relevant area, such evidence shall be "competent and reliable" only if those tests, analyses, research, studies, or other evidence are conducted and evaluated in an objective manner by persons qualified to do so, and using procedures generally accepted in the profession to yield accurate and reliable results.

III.

Nothing in this order shall prevent respondent from using any of the terms cited in Parts I and II, or substantially similar terms or expressions, if necessary to comply with any federal rule, regulation, or law governing the use of such terms in advertising or labeling.

IV.

It is further ordered, That for three (3) years from the date that the representations to which they pertain are last disseminated, respondent shall maintain and upon request make available to the Federal Trade Commission for inspection and copying:

- A. All materials relied upon to substantiate any representation covered by this order; and
- B. All tests, reports, studies, surveys, or other materials in its possession or control that contradict, qualify, or call into question such representation or the basis upon which respondent relied for such representation.

V.

It is further ordered, That respondent shall distribute a copy of this order within sixty (60) days after service of this order upon it to each of its operating divisions and to each of its officers, agents, representatives, or employees engaged in the preparation and placement of advertisements or other such sales materials covered by this order.

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VI.

It is further ordered, That respondent shall notify the Commission at least thirty (30) days prior to any proposed change in the corporation, such as a dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the corporation which may affect compliance obligations under this order.

VII.

It is further ordered that respondent shall, within sixty (60) days after service of this order upon it, and at such other times as the Commission may require, file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with this order.

Commissioner Starek not participating.