UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

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In the Matter of

SMARTSCIENCE LABORATORIES, INC.

a corporation, and

DOCKET NO. C-3980

GENE C. WEITZ,

individually and as an officer of the corporation.

COMPLAINT

The Federal Trade Commission, having reason to believe that SmartScience Laboratories, Inc., a corporation, and Gene C. Weitz, individually and as an officer of the corporation ("respondents"), have violated the provisions of the Federal Trade Commission Act, and it appearing to the Commission that this proceeding is in the public interest, alleges:

1. Respondent SmartScience Laboratories, Inc. ("SmartScience") is a Florida corporation with its principal office or place of business at 2327 Destiny Way, Odessa, Florida 33556. SmartScience was formerly known as Eden Laboratories, Inc.

to the attached Exhibits A through E. These advertisements contain the following statements and depictions:

A. "'After two crushed vertebrae followed by painful arthritis, I never thought I'd get rid of the pain, until I used JointFlex. The results were amazing!'

New technology makes the ingredients more effective in relieving pain!

What makes JointFlex different from other pain relief creams? No other pain relieving cream utilizes the fast penetrating, patent pending FUSOME DELIVERY SYSTEM, and also contains the much publicized, all natural ingredients, GLUCOSAMINE & CHONDROITIN SULFATE.

A Revolutionary New Product to help Stop Pain

JointFlex combines the nutrients, glucosamine and chondroitin sulfate, with it's patent pending, Fusome Delivery System and makes the combination into a nongreasy cream that can be applied directly to painful areas. The results are astounding!"

Which symptoms do you want to eliminate?

- Arthritis Pain
- Č Simple Backache
- С Muscle Sprains
- Tendonitis
- Neck Pain
- Shoulder Pain
- CCCCC Knee and Leg Pain
- Muscle Cramps
- Č Muscle Strains
- С Bruises and more

(Exhibit B--Newspaper ad run in USA Today, New York Post, Los Angeles Times, Chicago Tribune, Washington Post, and others)

C. Effective at Reducing Pain for People of all Ages!

Sixteen year old Melissa Cirello couldn't walk because she injured her back cheer leading. After only a few applications of JointFlex she said: "The pain went away completely. I could start cheer leading again!"

Do Your Favorite Activity Without Pain!

Catherine Lambert played 18 holes of golf every week until her knees hurt so badly she had to stop. "I started using JointFlex and the swelling went down. felt relief. Soon I was back to playing two rounds of golf a week. My friends said, "What happened to you? Did you have surgery?["] I told them no. I started using JointFlex and now I have no pain on most days!["]

> (Exhibit C--Internet ad on www. jointflex.com)

D. ahhh!

. . . More Pain Relief!

GUARANTEED!

Nutrient Enriched with Glucosamine & Chondroitin Sulfate

. . . .

What makes JointFlex different from other pain relief creams? No other pain relieving cream utilizes the fast penetrating, patent pending Fusome Delivery System and also contains the all natural nutrients, glucosamine and chondroitin sulfate. This new technology makes the ingredients more effective in relieving pain.

(Exhibit D--Magazine ad newspaper ad carried by Newsweek, Prevention)

E. "Why Continue to Live with Pain?

JointFlex

Pain Relieving Cream . . . utilizes breakthrough delivery system technology to provide more pain relief than competitive brands! Guaranteed!"

(Exhibit E--Brochure distributed with product)

- 6. Through the statements and depictions described in Paragraph 5, respondents have represented, expressly or by implication, that:
 - a. JointFlex eliminates significant pain due to disabling joint conditions, crushed vertebrae, arthritis, herniated disk, and other conditions;
 - b. JointFlex provides more pain relief than other over-thecounter pain creams; and
 - c. Testimonials from consumers appearing in the advertisements for JointFlex represent the typical or ordinary experiences of members of the public who use the product.
- 7. Through the statements and depictions described in Paragraph 5, respondents have represented, expressly or by implication, that they possessed and relied upon a reasonable basis that substantiated the representations set forth in Paragraph 6 at the time the representations were made.
- 8. In truth and in fact, respondents did not possess and rely upon a reasonable basis that substantiated the representations set forth in Paragraph 6 at the time the representations were made. Therefore,

the representation set forth in Paragraph 7 was, and is, false or misleading.

- 9. Through the statements and depictions described in Paragraph 5, respondents have represented, expressly or by implication, that the glucosamine sulfate and chondroitin sulfate in JointFlex contribute to pain relief when applied topically.
- 10. Through the statements and depictions described in Paragraph 5, respondents have represented, expressly or by implication, that they possessed and relied upon a reasonable basis that substantiated the representation set forth in Paragraph 9 at the time the representation was made.
- 11. In truth and in fact, respondents did not possess and rely upon a reasonable basis that substantiated the representation set forth in Paragraph 9 at the time the representation was made. Among other reasons, respondents do not possess competent and reliable evidence that the glucosamine sulfate and chondroitin sulfate in JointFlex, a topically applied cream, penetrate the skin sufficiently to induce a pharmacological effect. Therefore, the representation set forth in Paragraph 10 was, and is, false or misleading.
- 12. Through the statements and depictions described in Paragraph 5, respondents have represented, expressly or by implication, that:
 - a. A competent and reliable survey of JointFlex users shows that ninety-five percent experienced reduction or elimination of pain due to use of JointFlex;
 - b. Ninety-five percent of JointFlex users who responded to a survey said that JointFlex helped reduce their pain; and
 - c. As characterized in JointFlex advertising, certain testimonials, including but not limited to those of Melissa Cirello and Catherine Lambert, represent the actual experience of those individuals.

13. In truth and in fact:

- a. No competent and reliable survey of JointFlex users shows that ninety-five percent experienced reduction or elimination of pain due to use of JointFlex. The survey respondents relied on was not competent and reliable, because, among other reasons, responding consumers were not randomly selected. In addition, there was no assurance that any pain reduction the responding consumers reported was due to use of the product.
- b. It is not the case that ninety-five percent of JointFlex users who responded to a survey said that JointFlex helped reduce their pain. The ninety-five percent figure reflects responses to the question, "do you feel that the

- product helped your symptoms," not a question about pain relief, and the surveys also inquired into relief from stiffness, swelling, redness, and protuberances.
- c. As characterized in JointFlex advertising, certain testimonials, including but not limited to those of Melissa Cirello and Catherine Lambert, do not represent the actual experience of those individuals, because, among other reasons, Ms. Cirello's injury did not stop her from walking and Ms. Lambert's arthritis did not stop her from playing golf.

Therefore, the representations set forth in Paragraph 12 were, and are, false or misleading.

14. The acts and practices of respondents as alleged in this