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	In the Matter of BASIC RESEARCH, L.L.C, A.G. WATERHOUSE, L.L.C KLEIN-BECKER USA, L.L.C	., C.,	LAW JUDGES)))))))))))		
	In the Matter of BASIC RESEARCH, L.L.C, A.G. WATERHOUSE, L.L.C KLEIN-BECKER USA, L.L.C NUTRASPORT, L.L.C.,	., C.,	LAW JUDGES))))))))))		
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	In the Matter of BASIC RESEARCH, L.L.C, A.G. WATERHOUSE, L.L.C KLEIN-BECKER USA, L.L.C NUTRASPORT, L.L.C.,	., C.,	LAW JUDGES))))))))))))))))))		

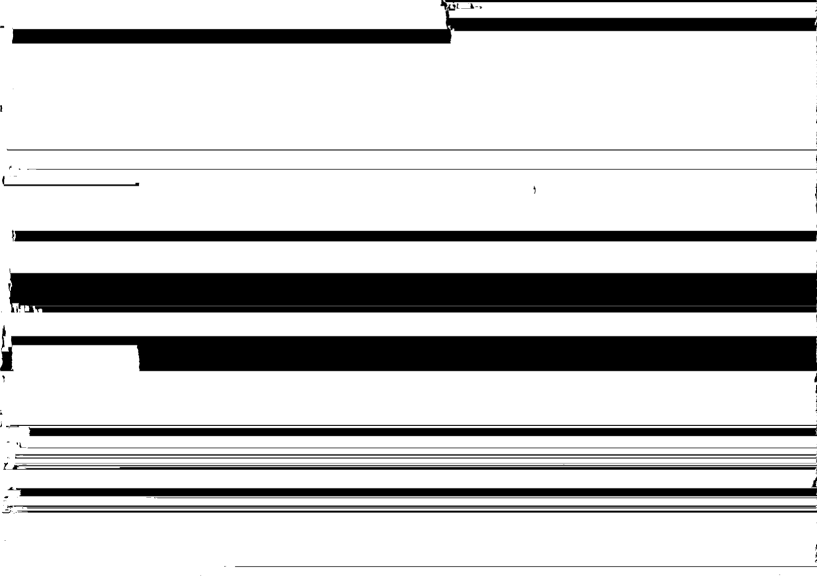
OLD BASIC RESEARCH, L.L.C.,

BASIC RESEARCH, A.G. WATERHOUSE,

BAN, L.L.C., d/b/a KLEIN-BECKER USA, NUTRA SPORT, and

supplement Interrogatory 1(a), and undersigned counsel so certified in a Certificate of Compliance pursuant to Section 3.22(f) of the Commission's Rules of Practice.

- 4. The Certificate of Compliance further reflected that no supplemental responses had been received at the time the Motion to Compel was filed.
- 5. On Friday, September 10, 2004, however, it was discovered that Complaint Counsel had provided Complaint Counsel's First Supplemental Responses to Basic Research's



Basic Research, on Friday, September 3, 2004. A copy of Complaint Counsel's Supplemental

Respectfully submitted,

Jeffrey D. Feldman Gregory L. Hillyer

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Miami Center, 19th Floor

Miami, Florida 33131 Tel: (305) 358-5001

Fax: (305) 358-3309

Attorneys for Respondents Basic Research, LLC, A.G. Waterhouse, LLC, Klein-Becker USA, LLC, Nutrasport, LLC, Sövage Dermalogic Laboratories, LLC and Ban, LLC

	CERTIFICATE OF SERVICE	
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•	was provided to the following parties this 15th day of September, 2004 as follows:	
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CERTIFICATION FOR ELECTRONIC FILING

I HEREBY CERTIFY that the electronic version of the foregoing is a true and correct copy of the original document being filed this same day of September 15, 2004 via Federal

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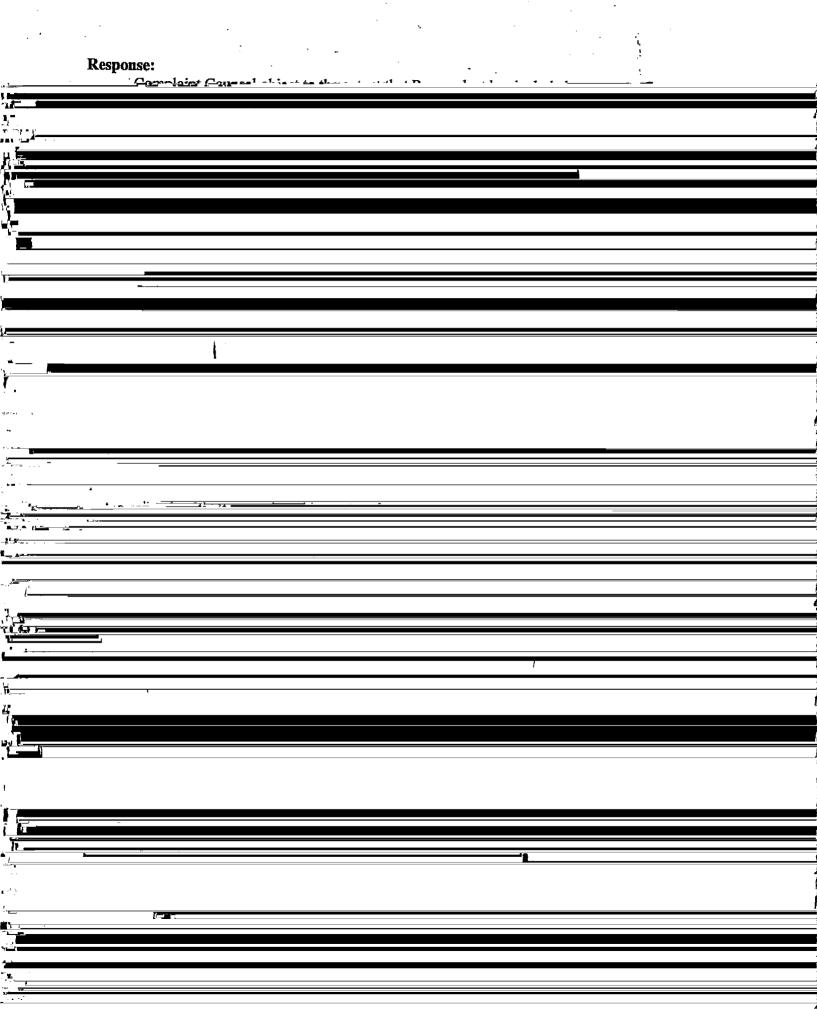
UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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•	In the Matter of)
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	BASIC RESEARCH, L.L.C.,	
•	A.G. WATERHOUSE, L.L.C.,	
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•	NUTRASPORT, L.L.C.,)
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•	Respondents.)
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	COMPLAINT COUNSEL'S FIRS	ST SUPPLEMENTAL RESPONSE TO

GENERAL RESPONSES

•	1. Complaint Counsel's responses are made subject to all objections as to competence, relevance, privilege, materiality, propriety, admissibility, and any and all other objections and grounds that would require the exclusion of any statement contained herein if any requests were	
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Additional information responsive to this request will be produced in accordance with the schedule for expert discovery set forth in the Court's Scheduling Order.

Dated: September 3, 2004

Respectfully submitted,

Laureen Kapin (202) 326-3237 Walter C. Gross (202) 326-3319 Joshua S. Millard (202) 326-2454 Robin M. Richardson (202) 326-2798 Laura Schneider (202) 326-2604

Bureau of Consumer Protection

CERTIFICATE OF SERVICE

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