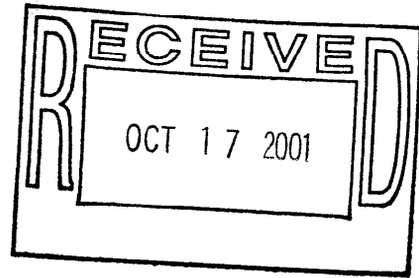


# McLind Corporation

Mailing Address: P.O. Box 3669, Torrance, CA 90510-3669  
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October 5, 2001

Linda S. Kahl, Ph.D.  
Office of Special Nutritionals (HFS-450)  
Center of Food Safety and Applied Nutrition  
Food and Drug Administration  
200 "C" St. S.W.  
Washington, D.C. 20204

Dear Dr. Kahl:

McLind Corporation wishes to notify the Food and Drug Administration that it plans to commence marketing a dietary supplement, which bears a statement under Section 403(r)(6) of the Federal Food, Drug and Cosmetic Act.

The dietary supplement for which the statement is made is Soy Lecithin Granules. The dietary ingredient that is the subject of the statement is Soy Lecithin. The statements read as follows.

"Soy Lecithin Granules are a convenient source of choline and phospholipids, which are critical for healthy brain and cellular function.

Our granules contain phosphatidylcholine, one of the most important phospholipids. It's essential for the optimal function of many organs in the body, especially the brain. Recent research has shown that 2 tablespoons of lecithin helps mild memory problems associated with aging.

Lecithin also supports nerve growth and neurotransmitter signaling, normal liver function, healthy cardiovascular function and even peak sperm motility. If you are an endurance athlete, you'll be interested to know it also supports optimal physical performance.

Supports a healthy cardiovascular system.

Helps age-related memory loss."

This statement is accompanied by the required disclaimer, which is prominently displayed in bold-faced type.

This information contained in this notice is complete and accurate and the above statement is based on data, which renders these statements substantiated, truthful and non-misleading.

Sincerely,  
McLind Corporation

Douglas McFarland, M.D.  
Director, Product Development

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