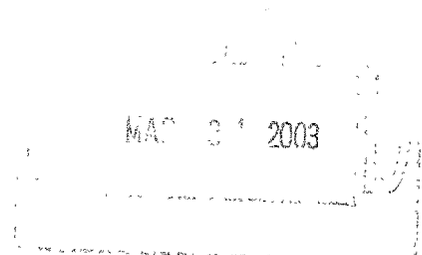


# ***Rexall***

1779 '03 APR -4 P4:30

March 18, 2003



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

Dear Sirs:

Notice is hereby given that Rexall, Inc. ("Rexall") located at 6111 Broken Sound Parkway, N.W., Boca Raton, Florida 33487 has marketed a dietary supplement under the Rexall brand name bearing the following statement(s) on the label and/or in the labeling:

Co-Q-10 Heart: [For] healthy heart. [It] contains a complementary blend of heart-friendly ingredients, including Co Q-10, 100% natural vitamin E, L-carnitine and olive juice extract. This formula provides powerful antioxidant protection and cardiovascular support. Olive juice extract is a source of polyphenols with antioxidant properties.

Co Q-10 50: [For] healthy heart. [It] helps maintain healthy heart and circulation. Coenzyme Q-10 provides powerful antioxidant protection from free-radical damage that often leads to premature aging and helps the body convert food into energy. Also included is the natural *d*-alpha form of vitamin E, the body's preferred form, for additional cardiovascular support.

Co-Q-10 200: [For] healthy heart. [It] helps maintain healthy heart and circulation. Coenzyme Q-10 provides powerful antioxidant protection from free-radical damage that often leads to premature aging and helps the body convert food into energy. Also include is the natural *d*-alpha form of vitamin E, the body's preferred form, for additional cardiovascular support.

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Food and Drug Administration  
March 18, 2003  
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The undersigned certifies that the information contained in this notice is complete and accurate and that Rexall has substantiation that the statement is truthful and not misleading. Pursuant to § 101.93 (a)(1), two copies of this notification are enclosed.

Cordially,



Deborah Shur Trinker, Esq.  
Senior Vice President  
Regulatory Affairs

Enclosures