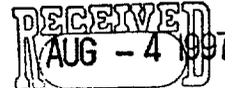




The Vitamin Marketing Experts

July 7, 1997

Dr. Elizabeth Yetley
Director of the Office of Special Nutritionals
Division of Programs and Enforcement Policy
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C Street
HFS-455
Washington, D.C. 20204



Dear Dr. Yetley:

Notice is hereby given pursuant to the requirements of Section 403(r)(6) (21 U.S.C. 343(r)(6)) of the Federal Food, Drug, and Cosmetic Act of statements of nutritional support which have been made on the label and/or in the labeling in connection with the marketing of the dietary supplement CITRUS BIOFLAVONOIDS 500MG.

CITRUS BIOFLAVONOIDS 500MG was first marketed with this statement of nutritional support on Tuesday, June 24, 1997. The statement of nutritional support is as follows:

Supports the body's use of Vitamin C.

Very truly yours,

Mason Vitamins, Inc.

Sonia Rodriguez
VP of Marketing & Regulatory Affairs

SR/af

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