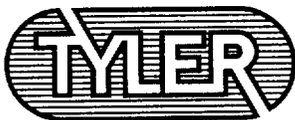


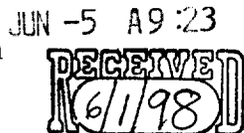
*Advancing the
standard of
scientifically-based
nutrition to sustain
and improve
the quality of life.*



2204 N.W. Birdsdales
Gresham, OR 97030
(503) 661-5401
(800) 869-9705
Fax (503) 666-4913

May 27, 1998

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



Dear Sir or Madam,

Pursuant to Section 6 of the Dietary Supplement Health and Education Act of 1994, Tyler Encapsulations wishes to notify the Food and Drug Administration that it has within the past 30 days commenced marketing a dietary supplement which bears statements of nutritional support.

The dietary supplement for which the statements are made is Eskimo-3. The dietary ingredient that is the subject of the statements is fish oil containing 160 mg/g EPA (eicosapentaenoic acid) and 107 mg/g DHA (docosohexaenoic acid). The statements of nutritional support are as follows:

1. Research indicates that Eskimo-3 helps to provide nutritional support for cardiovascular function.
2. Dietary supplementation with Eskimo-3 helps to maintain normal levels of blood lipids.
3. Dietary supplementation with fish oil containing omega-3 fatty acids has been shown to provide nutritional support for joints and skin.

These statements are accompanied by the required disclaimer pursuant to Section 6 of the Dietary Supplement Health and Education Act. I certify that the information contained in this notice is complete and accurate, and that we have substantiation that these statements are truthful and not misleading.

Sincerely,

A handwritten signature in black ink, appearing to read "Corey Resnick".

Corey Resnick
Executive Vice President