



December 4, 1998

Via Express Mail

2083 '99



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



Re: Statement of Nutritional Support
Section 403(r)(6) Notification



Ladies and Gentlemen:

In accordance with the requirements of Section 403(r)(6) of the Federal Food, Drug and Cosmetic Act, Solaray, Inc., having the address of 1500 Kearns Boulevard, Park City, Utah 84060, notifies the FDA that it has commenced the marketing of the following dietary supplement with the following statement of nutritional support:



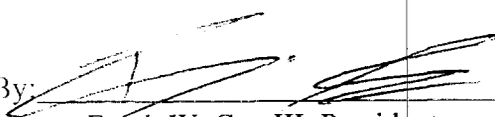
<u>Product</u>	<u>Relevant Dietary Ingredients</u>	<u>Statement of Nutritional Support</u>
Non-Citrus Quercetin	Quercetin	Intended to help maintain capillary permeability.

I certify that the foregoing is complete and accurate, and that Solaray, Inc. has substantiation that the statements are truthful and not misleading.



Very truly yours,

SOLARAY, INC.

By:  12/7/98
Frank W. Gay III, President
Vitamins and Minerals



979-0162

NUTRACEUTICAL CORPORATION

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