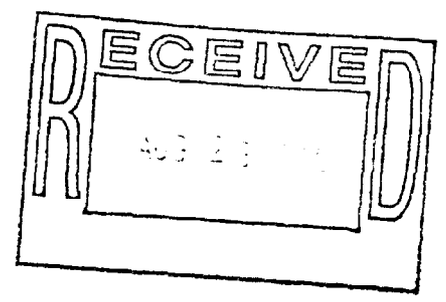


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**RAINBOW
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Food-Based™
Nutritional Systems

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July 21, 2000

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

Dear Mr. Tanner:

This letter is written with regard to our previous correspondence of August 20, 1998 whereby we notified the agency of statements of nutritional support being made for the dietary supplement Soy SuperComplex "+"TM. We wish to notify the agency that we have since revised these statements of nutritional support to read as follows:

New: "Non-GMO formula to support heart health, bone health & hormonal balance."
"Soy is beneficial because it contains phyto-nutrients that support heart health, bone health and a smooth transition through menopause."

Old: "At three tablets a day, supports heart health, bone health and a smooth transition through menopause."
"Three tablets a day support heart health, bone health and hormonal balance."

These statements are accompanied by the required disclaimer which is prominently displayed in bold-faced type.

These statements of nutritional support are based on data which renders these statements substantiated, truthful and non-misleading.

Sincerely,

Rainbow Light Nutritional Systems, Inc.

Margaret Edwards
Executive Administrator

975-0162

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