

# McLind Corporation

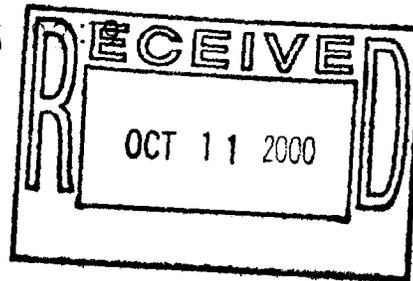
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September 28, 2000

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

Dear Dr. Kahl:

McLind Corporation wishes to notify the Food and Drug Administration that it has, within the past 30 days, commenced marketing a dietary supplement which bears a nutritional support statement under Section 403(r)(6) of the Federal Food, Drug and Cosmetic Act.

The dietary supplement for which the statement is made is Glucosamine Chondroitin & MSM. The dietary ingredients that are the subject of the statement are Glucosamine sulfate, Chondroitin sulfate. The statements read as follows.

"First, we start with Glucosamine and Chondroitin sulfates, which are the building blocks of healthy joints and tissue. Then, we compliment this extraordinary formula with MSM, one of the most abundant minerals in our joints and connective tissues." "Plus, we add 1,000 mg of MSM making it one of the most comprehensive joint formulas available." "Synergistic joint formula."

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

This information contained in this notice is complete and accurate and the above statement is based on data which renders these statements substantiated, truthful and non-misleading.

Sincerely,  
McLind Corporation

Douglas McFarland, M.D.  
Director, Product Development

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