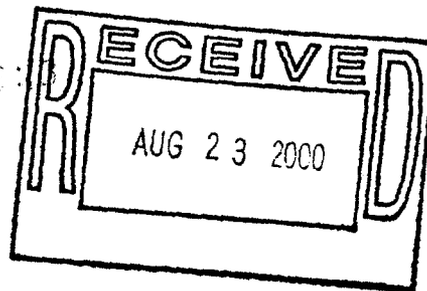


**RAINBOW
L I G H T®**

Food-Based™
Nutritional Systems

5779 10 87-5 83:



July 14, 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:

Pursuant to Section 6 of the Dietary Supplements Health and Education Act of 1994, Rainbow Light Nutritional Systems, Inc. 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 these statement are made is CoQ10 System. The statements of nutritional support read as follows:

"Rainbow Light's CoQ10 System delivers 25 mg of coenzyme Q10 with 40 mg of L-carnitine which work synergistically to provide energy for the heart. L-carnitine stimulates the burning of fatty acids for energy. CoQ10 facilitates the synthesis of ATP, the basic form of metabolic energy."

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.

A handwritten signature in cursive script that reads "Margaret Edwards".

Margaret Edwards
Executive Administrator

978 0152

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