

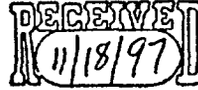
NATURAL ORGANICS INC.

548 BROADHOLLOW ROAD, MELVILLE, NEW YORK 11747-3708

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November 11, 1997



CERTIFIED MAIL
Return Receipt Requested

0760 '97 DEC 16 P1:36

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/Madam:

This letter is submitted pursuant to Section 406 (r)(6) of the Federal Food, Drug, and Cosmetic Act for the purpose of notifying the agency of statements being made in connection with the marketing of a dietary supplement which is being distributed by this company.

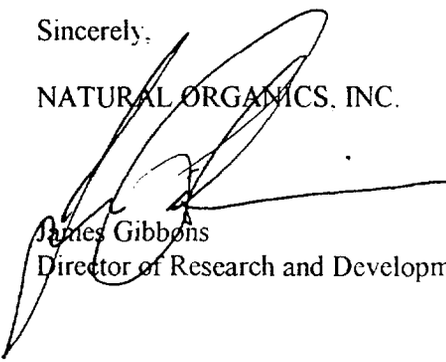
The text of the statement that is being made is as follows:
Nutritional Support for the Active Teenager

The name of the product is Teen-Active. The dietary ingredients for which the statements are being made are Leci-PS® (phosphatidylserine-rich purified lecithin concentrate) and DMAE (2-dimethylaminoethanol bitartrate) and standardized St. John's Wort.

It is certified that the information contained in this notice is complete and accurate and that the firm has substantiation that the statements are truthful and not misleading.

Sincerely,

NATURAL ORGANICS, INC.


James Gibbons
Director of Research and Development

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