

NATURALIFE

April 1, 1996

Linda S. Kahl, Ph.D.
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 Dr. Kahl:

Pursuant to Section 6 of the Dietary Supplement Health and Education Act of 1994, NaturaLife 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 statement of nutritional support.

The dietary supplement for which the statement is made is Cold Defense Formula. The statement of nutritional support reads as follows:

"Promotes well-being during the cold & flu season. NaturaLife's Cold Defense formula with *Echinacea purpurea* and Vitamin C helps promote well-being during the cold and flu season. Vitamin C provides antioxidant protection for many of the body's important enzyme systems. Additionally, Vitamin C plays an important role in the body's enzyme detoxification system."

This statement is accompanied by the required disclaimer which is prominently displayed in bold-faced type.

This statement of nutritional support is based on data which renders these statements substantiated, truthful and non-misleading.

Sincerely,

NATURALIFE CORPORATION



Gordon M. Walker
Regulatory Counsel

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