

**J.B. Harris, Inc.**RECEIVED BY THE
OFFICE OF SPECIAL
NUTRITIONALS, HFS-450*Searching the globe for the best in alternative healing.*

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July 29, 1996

Dr. Elizabeth Yetley
Acting Director, Office of Special Nutritionals
Center for Food and Applied Nutrition
Food and Drug Administration
200 C Street, S.W. (HFS-450)
Washington, D.C. 20204

Via fax 202-205-5295

Dear Dr. Yetley,

Pursuant to Section 6 of the Dietary Supplement Health and Education Act of 1994, J.B. Harris Inc. 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 **Zintona**, a ginger based product. The statement of nutritional support reads as follows:

- Helps proper digestive function

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

This statement of nutritional support is based on a large body of data which, in our judgment, renders these statements substantiated truthful and non-misleading.

Sincerely,

Harris Schnall
President & CEO

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