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**TRINITY**  
NUTRACEUTICALS  
Post Office Box 1630  
200 S. Main Street  
Ketchum, Idaho 83340  
208-726-7734  
208-726-8015 fax  
[www.trinitysprings.com](http://www.trinitysprings.com)

RECEIVED  
9/26/00

September 21, 2000

Office of Nutritional Products, Labeling and Dietary Supplements (HFS-800)  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
200 C Street, SW  
Washington, DC 20204

To Whom It May Concern:

Notice is hereby given pursuant to the requirements of Section 403(r)(6) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(r)(6)) and in accordance with the requirements of 21 CFR Section 101.93 that Trinity Springs, Ltd. has marketed a dietary supplement containing fluoride and silica under the Trinity® brand name. The Trinity® label bears the following statements of nutritional support:

- (1) "Silica promotes healthy bones and cartilage."
- (2) "Fluoride is beneficial for maintaining healthy teeth and gums."

I hereby certify that the information contained in this notice is complete and accurate and that Trinity Springs, Ltd. has substantiation that these statements are truthful and not misleading. Trinity Springs, Ltd. is located at P.O. Box 1630, 200 South Main Street, Ketchum, ID 83340.

Pursuant to 21 CFR Section 101.93, two copies of this notification are enclosed.

Sincerely,

Dr. Roy Johnson  
Director, Quality Assurance/ Chief Scientist  
208-653-2363

7549700  
OCT 17 11 33:04

975-0162

25904

# TRINITY

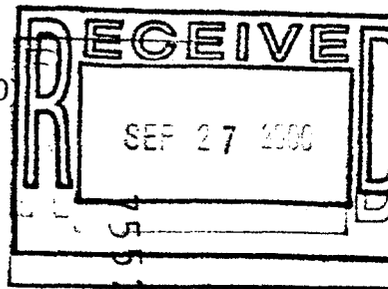
Source Matters

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A handwritten signature in black ink, appearing to read "Dr. Roy Johnson". The signature is fluid and cursive.

Dr. Roy Johnson  
Director, Quality Assurance/ Chief Scientist  
208-653-2363

975-0162

A small, handwritten mark or signature in the bottom right corner of the page, possibly a stylized letter or symbol.

**To Whom It May Concern:**

**Please note that this letter is the third piece of a communication sent 09/21/00. It belongs with the other two copies and fulfills the requirement spelled out in 21CFRSection101.93 on FDA notification letters for Statements of Nutritional Support.**

**Sincerely,**

**Dr. Roy Johnson  
Trinity Springs Ltd.**