

Rainbow Light

Nutritional Systems

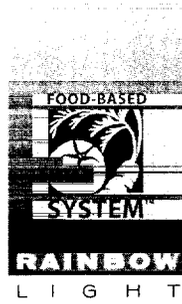
Post Office Box 600

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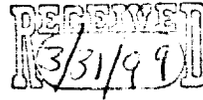


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1-800-635-1233

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March 25, 1999



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 the statements are made is Ultimate Sleep System™. The statements of nutritional support read as follows:

“Kava Kava supports relaxed calm, while valerian supports nighttime relaxation and sleep.”  
 “Supports nighttime relaxation and sleep.”

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.

Margaret Johnson  
 Executive Administrator

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