

**PREVAIL**

PREVAIL Corporation 2204-8 NW Birdsdale Gresham, OR 97030 503-667-5527 1-800-248-0885 FAX 503-667-4790 www.prevail.com

April 27, 1999

7389 '99 MAY 26 09:48  
5/20/99

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 or Madam,

Pursuant to Section 6 of the Dietary Supplement Health and Education Act of 1994, Tyler Encapsulations wishes to notify the Food and Drug Administration that it will within the next 30 days commence to market a dietary supplement which bears statements of nutritional support.

The dietary supplement for which the statements are made is Maxi-Mind. The dietary ingredients that are the subject of the statements are Brahmi leaf extract (*Bacopa monniera*), Ginkgo leaf extract (*Ginkgo biloba*), Gotu kola aerial parts extract (*Centella asiatica*), Korean ginseng root extract (*Panax ginseng*) and Ashwagandha root extract (*Withania somnifera*). The statements of nutritional support are as follows:

1. Clear Neuro Health.
2. Ingredients in Maxi-Mind have been shown to support normal memory function during aging, to assist in retaining new information and to support normal cognitive response to numerous challenges.
3. Memory and cognitive support supplement.

I certify that the information contained in this notice is complete and accurate, and that we have substantiation that these statements are truthful and not misleading.

Sincerely,



Jeremy Appleton  
Director of Technical and Regulatory Affairs

97S - 0162

65222  
LET 3585