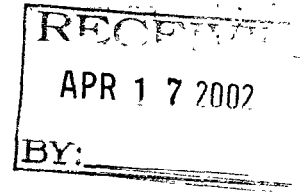


Quality Health From God's Pharmacy

April 3, 2002



Office of Special Nutritionals (HFS-450)  
Center for Food Safety and Applied Nutrition  
U.S. Food and Drug Administration  
200 C Street, S.W.  
Washington, D.C. 20204

Re: Structure/Function Label Claim

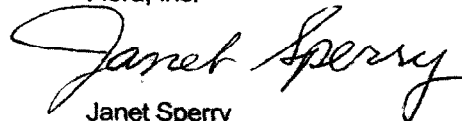
This letter is to notify the Food and Drug Administration that within the past 30 days our company has begun to market **FloraLax** Dietary Supplement, with the following statements of nutritional support included on the label and in labeling for the product:

**"FloraLax provides a good source of high quality, all natural fiber to bring gentle relief for those experiencing occasional constipation." "Taken on a daily basis, the soluble fiber in FloraLax which comes from certified organic (third party certification) flaxseeds, psyllium husks and oat bran helps maintain bowel regularity by absorbing water, bulking stools and cleansing out the digestive tract."**

The dietary ingredients of the product that are the subject of the above statement are:  
**Defatted flaxseed, psyllium husks, and oat bran.**

It is hereby certified that the information in this notification is complete and accurate, and that our company has substantiation that the above statements are truthful and not misleading.

Very truly yours,  
Flora, Inc.



Janet Sperry  
Marketing Assistant  
Labels & Packaging

97S 0162

LET 9891

Flora, Inc. P.O. Box 73, Lynden, WA 98264 (360) 354-2110 (800) 498-3610 FAX (360) 354-5355  
Eastern Branch: 62 Seaview Blvd., Port Washington, NY 11050

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