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Dr. Christine Taylor, Ph.D., Director Office of Nutritional Products Labeling and Dietary Supplements United States Food and Drug Administration 200 C Street SW, Washington, DC 20204

October 9, 2002

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Notice of a 403(r)(6) Statement -Multiple Statements and Multiple Ingredients

Dr. Taylor,

This letter serves notice that M.K. Health Food Distributors, Inc., dba Nature's Life, located at 7180 Lampson Avenue, Garden Grove, California, 92841, U.S.A. is marketing a dietary supplement whose label bears 403(r)(6) statements as follows:

Essential for healthy nerves and muscles

Magnesium Malate is a well absorbed form of Magnesium, and is essential for bone growth and bone density, metabolism of carbohydrates, fats & proteins, utilization of vitamins and minerals, functioning of nerve cells, and regulating the body's acid/alkaline balance, blood pressure and body temperature*.

Magnesium Malate's primary benefit, however, may be to regulate neuromuscular contractions, promote muscle relaxation and maintain joint comfort-

Magnesium (from magnesium malate) is the dietary ingredient that is the subject of these statements and Magnesium Malate Powder is the name of the dietary supplement that is the subject of these statements.

Regards & Health,

Karl Riedel

Encl: Two Copies of this Notice

Ref: B-755 cc: M.K., S.S.

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