December 4, 2000

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

RE: Notification of Nutritional Support Statements

Dear Sir or Madam:

I hereby notify the Food and Drug Administration (FDA) of the use of statements of nutritional support in the labeling of Ultra Joint Response™, a dietary supplement. Source Naturals<sup>®</sup> is the manufacturer of Ultra Joint Response™.

## Statements being made in the labeling of Ultra Joint Response™:

(1) Promotes joint health.

(2) Ultra Joint Response™ contains key amounts of MSM and glucosamine, along with potent antioxidants and nutrients, to provide a comprehensive formula for joint health.

(3) MSM, glucosamine and vitamin C help to lubricate and ease joint movement, while herbal extracts such as boswellia, stinging nettle, aloe vera and horse chestnut provide soothing support.

(4) Ultra Joint Response™ provides the same amount of MSM and glucosamine shown in recent research to support healthy joint function.

To the best of my knowledge, and based upon information and belief present at the time of the execution of this notice. I certify that the above information is accurate and complete. Source Naturals possesses substantiation that the statements are truthful and not misleading.

Ira L. Goldberg

President, Source Naturals, Inc.

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