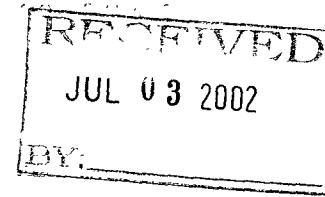




SOLGAR VITAMIN AND HERB
WORLD HEADQUARTERS



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May 14, 2002

Mr. John B. Foret- Director
Division of Compliance & Enforcement
Office of Nutritional Products, Labeling & Dietary Supplements
Food & Drug Administration - Center for Food Safety & Applied Nutrition
200 "C" Street, S.W.
Washington, DC 20204

Reference: Food & Drug Administration Correspondence, March 26, 2002
Solgar 30-Day Notification Correspondence, October 30, 2001

Dear Mr. Foret:

We are in receipt of your letter of March 26, 2002. Reference is made to FDA's comment on the label claim for **Daily Harvest Cholesterol Support**, submitted to you on October 30, 2001 pursuant to 21 U.S.C. 343 (r)(6) (section 403(r)(6) of the Federal Food, Drug and Cosmetic Act (the Act)).

This letter outlines the steps we have taken to modify the Daily Harvest Cholesterol Support label. Specifically, we have added the statement: "Daily Harvest's Cholesterol Support tablets help maintain cholesterol levels that are already within the normal range."

If I can be of further assistance, please feel free to contact me at (201) 678-3134.

Yours truly,

Solgar Vitamin & Herb

Lisa J. Haskell
Manager,
Regulatory Affairs Domestic

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