

March 21, 2002

Office of Special Nutritionals (HFS-450) Center for Food Safety and Applied Nutrition U. S. Food and Drug Administration 5100 Paint Branch Parkway College Park, MD 20740-3835

RE:

Label Claims/Disclaimers

Dear Sir/Madam:

This letter is to notify you that PhytoPharmica at 825 Challenger Drive, Green Bay, Wisconsin 54311 is a distributor and has included statements provided for by section 403(r)(6) of the Food, Drug, and Cosmetic Act on the labels of the following product.

COMPANY	PRODUCT NAME	<u>DIETARY</u> INGREDIENTS	STATEMENTS
Phyto- Pharmica (a Division of Integrative Therapeutics , Inc.)	Indolplex® with DIM	Indolplex® Complex	Support for healthy estrogen metabolism in men and women*

I certify that the information contained in this notice is complete and accurate and that PhytoPharmaica. has substantiation that the statements are truthful and not misleading.

Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 3uov

If you have any questions, please contact Robert Doster, Senior Vice President of Scientific Affairs at (920) 469-3608

Michael P. Devereux

Chief Financial Officer

825 CHALLENGER DRIVE GREEN BAY, WI 54311-8328 920-469-9099 TOLL FREE 800-553-2370 975 0162 LET 9735 FAX 920-469-4418 FAX TOLL FREE 888-311-5657 www.PhytoPharmica.com

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