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May 27, 1998

The Office of Special Nutritionals  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
200 C. Street S.W.  
Washington, DC 20204

Dear Sir/Madam:

Please be advised that we have begun to market the following dietary supplement which bears the following statements of nutritional support:

**Dietary Supplement: Phytolyn™**

Statement of Nutritional Support: We chose these two brassicas for our Phytolyn™ product because modern science tells us they also have antio-oxidant properties and nutritive value, all of which make Phytolyn™ a great detoxifier.\*

Statement of Nutritional Support: These substances stimulate the body and help protect it against free radicals.\*

Statement of Nutritional Support: These two substances stimulate two of the body's most powerful detoxification mechanisms -- the cytochrome P450 and the Phase II enzyme systems -- the body's biochemical pathways for converting toxins into harmless or easily excretable substances.\*

Statement of Nutritional Support: Along with the protective anti-oxidant and detoxification phytonutrients, their nutritional components make them an excellent food supplement.\*

These statements of nutritional support contain the disclaimer: "These statements have not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any disease."

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This letter is intended to comply with the notice requirements of 21 U.S.C. 343(r)(6).

Very truly yours on behalf of Standard Process Inc,

*Ann M. Holden*

Standard Process Inc.  
1200 West Royal Lee Drive  
Palmyra, WI 53156

