



NF Formulas



PhytoPharmica



Tyler Encapsulations

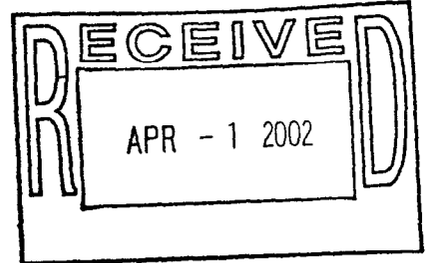


Vitaline Formulas

March 26, 2002

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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



Notification of structure-function claims

Dear Sir/Madam:

This letter is to notify you that the following products manufactured, packed, and/or distributed by Vitaline Formulas (9725 SW Commerce Circle, Suite A6, Wilsonville, OR 97070) have labels that contain statements provided for by section 403(r)(6) of the Federal Food, Drug and Cosmetic Act. Vitaline wishes to take advantage of the exemption to section 201(g)(1)(C) of the act and complies with section 403(r)(6) of the act.

Product Name	Statement	Ingredient(s) to which claim refers
Pros-Forte	Nutritional Support for Prostate Health*	Saw Palmetto fruit extract (<i>Serenoa repens</i>)

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

3-26-02

Corey Resnick, N.D.
Executive Vice President

Date

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