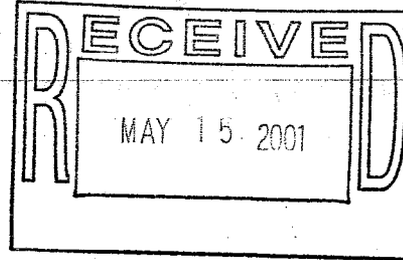




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May 8, 2001



Legal Department

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
U.S. Food and Drug Administration
200 C Street S.W.
Washington D.C. 20204

Re: Notification for Statements on Dietary Supplement Labeling

Dear Sir/Madam:

This notification is being submitted on behalf of Enrich International, Orem, Utah, a distributor of dietary supplement products (hereinafter "Enrich").

Pursuant to the requirements of Section 6 of the Dietary Supplement Health and Education Act of 1994, 21 U.S.C. § 343 (r) (6), and in accordance with the authorized provisions of 21 CFR § 101.93(a), your Agency is hereby notified that Enrich has made structure function claims as described in 21 U.S.C § 343 (r) (6) (A), for its dietary supplement, *Prostate TLC*, as follows:

- (1) Caring for your prostate.
- (2) Supports prostate and urinary health.
- (3) Saw palmetto has been shown in research studies to support prostate health.
- (4) Lycopene was identified in a Harvard study as a key compound in tomatoes, which support prostate health.

The undersigned certifies on behalf of Enrich that the information presented and contained in this correspondence is complete and accurate.

Sincerely yours,
ENRICH INTERNATIONAL, INC.

Monzur Ahmed
Director of Regulatory Compliance

MA/jw

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