



NF Formulas



PhytoPharmica



Tyler Encapsulations



Vitaline Formulas

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November 7, 2003

Office of Nutritional Products, Labeling &
Dietary Supplements, HFS 810
Food and Drug Administration
5100 Paint Branch Parkway
College Park, MD 20740

NOV 19 2003

Notification of structure-function claims

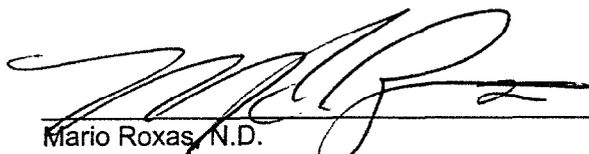
Dear Sir:

This letter is to notify you that the following product manufactured, packed, and/or distributed by Tyler Encapsulations (9755 SW Commerce Circle, Suite B2, Wilsonville, OR 97070) has a label that contains a statement provided for by section 403(r)(6) of the Federal Food, Drug and Cosmetic Act. Tyler Encapsulations 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.

These claims are not necessarily for a product we currently market or plan to market in the immediate future, and may be exploratory in nature.

Product Name	Statement	Ingredient(s) to which claim refers
Cardi-E™	"Science indicates that Gamma-tocopherol may be a very important antioxidant with a better effect against certain free radicals than alpha-tocopherol.†"	Mixed Natural Tocopherols: Gamma Tocopherol Delta Tocopherol Alpha Tocopherol

I certify that the information contained in this notice is complete and accurate, and that Tyler Encapsulations has substantiation that the statement is truthful and not misleading.


Mario Roxas, N.D.
Director of Scientific and Technical Affairs

Date 11/13/03

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