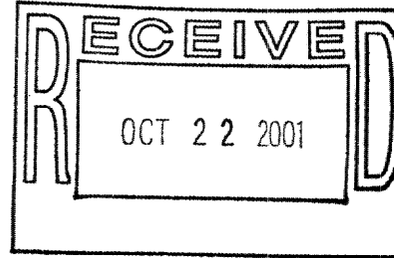




October 11, 2001

7189 '01 NOV-6 03:19



Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

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 manufacturer 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.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Heartburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	Dietary Supplement to relieve occasional heartburn, acid indigestion, & upset stomach* All-natural, patent-pending ingredient provides lasting relief.*

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

By: 
Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/11/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,



Jeanene Moenckmeier
Director of Legal Affairs

Heartburn Support 7p

975 0162

LET 8740

78223

825 CHALLENGER DRIVE
GREEN BAY, WI 54311-8328
920-469-9099
TOLL FREE 800-553-2370
FAX 920-469-4418
FAX TOLL FREE 888-311-5657
WWW.PHYTOPHARMICA.COM



October 13, 2001

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

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 manufacturer 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.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Heartburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	Dietary Supplement to relieve occasional heartburn, acid indigestion, & upset stomach*

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

By: 

Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/18/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,



Jeanene Moenckmeier
Director of Legal Affairs

Heartburn Support1.p

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October 14, 2001

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

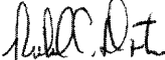
RE: Label Claims/Disclaimers

Dear Sir/Madam:

This letter is to notify you that PhytoPharmica at 825 Challenger Drive, Green Bay, Wisconsin 54311 is a manufacturer 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.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Heartburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	Heartburn Support will not reduce mineral absorption or inhibit protein digestion*

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

By: 
Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/18/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,


Jeanene Moenckmeier
Director of Legal Affairs

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October 15, 2001

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

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 manufacturer 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.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Heartburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	All natural, patent-pending ingredient provides lasting relief from occasional heartburn*

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

By: 
Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/15/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,



Jeanene Moenckmeier
Director of Legal Affairs

Heartburn Support.3p

825 CHALLENGER DRIVE
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WWW.PHYTOPHARMICA.COM



October 16, 2001

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

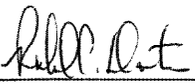
RE: Label Claims/Disclaimers

Dear Sir/Madam:

This letter is to notify you that PhytoPharmica at 825 Challenger Drive, Green Bay, Wisconsin 54311 is a manufacturer 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.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Heartburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	Does not interfere with protein digestion or mineral absorption*

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

By: 
Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/18/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,


Jeanene Moenckmeier
Director of Legal Affairs

Heartburn Support.4p

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920-469-9099
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WWW.PHYTOPHARMICA.COM



October 17, 2001

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

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 manufacturer 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.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Heartburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	Heartburn Support does not shut down acid production nor adversely affect acid-producing cells.*

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

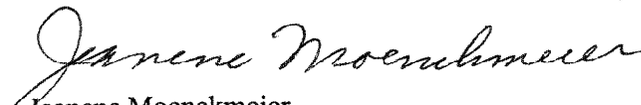
By: 
Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/18/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,


Jeanene Moenckmeier
Director of Legal Affairs
Heartburn Support.5p

825 CHALLENGER DRIVE
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WWW.PHYTOPHARMICA.COM

October 12, 2001

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C St. SW
Washington, DC 20204

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	DIETARY INGREDIENTS	STATEMENTS
PhytoPharmica Natural Medicines (a Division of Integrative Therapeutics, Inc.)	Hearburn Support*	Orange (Citrus sinensis) Peel Extract, standardized to contain a minimum of 98.5% d-limonene	Does not disrupt stomach acids, allowing proper digestion. *

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

By: *Robert C. Doster*

Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 10/18/01

If you have any questions, please contact Jeanene Moenckmeier, Director of Legal Affairs at (920) 469-4440.

Sincerely,



Jeanene Moenckmeier
Director of Legal Affairs

Hearburn Support,6p

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