

NORTH AMERICAN PHARMACAL Inc.

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May 3, 2005

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Office of Nutritional Products, Labeling, and Dietary Supplement (HFS-800)  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
5100 Paint Branch Parkway  
College Park, MD 20740-3835

Madam:

In order to comply with Part 101 Food Labeling, Subpart F Specific Requirements for Descriptive Claims that are Neither Nutrient Content nor Health Claims, I am submitting the following:

The name and address of the distributor of the dietary supplement that bears the statement is:

North American Pharmacal, Inc  
12 High Street  
Norwalk, CT 06851

The text of the statement that is being made is:

Live Cell™ AB

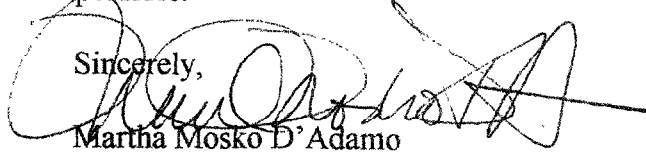
This sprouted food supplement has been designed by Dr. Peter D'Adamo to give antioxidant support for cellular health. This statement has not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any disease.

Directions: 1 (One) capsule two to four times daily.

The name of the dietary supplement is: The Blood Type Diet®, Live Cell™ AB

I certify that the information contained in this notice is complete and accurate and that North American Pharmacal, Inc has substantiation that the statement is truthful and not misleading. If there is additional information required, please let me know as soon as possible.

Sincerely,

  
Martha Mosko D'Adamo  
President

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