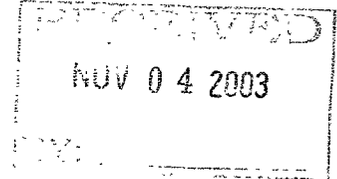


LANELABS
The Innovative Company

0721 '03 553-1 P152

October 27, 2003

Food & Drug Administration
Office of Special Nutritionals
Center for Food Safety and Applied Nutrition
200 C Street SW
Washington, DC 20204



Dear Sirs:

Notice is hereby given pursuant to the requirement of section 403 (r) (6) (21U.S.C. 343 (r) (6)) of the Federal Food, Drug and cosmetic Act and in accordance with the requirements of 21 CFR 101.93 that Lane Labs USA, INC. 25 Commerce Drive Allendale, NJ 07401 is marketing a dietary supplement bearing the following statement(s) on the label and/or on the labeling:

TEXT OF CLAIM:

- "#1 Immune and Cellular supplement"
- "Neutralizes Free Radicals"
- "Triples Natural Killer (NK) cells activity"
- "Protects and preserves healthy cells"
- "Protects and preserves cell production"
- "Induces apoptosis"

NAME OF INGREDIENT:

Arabinoxylan compound hydrolyzed from rice bran
Selenium as L-Selenomethionine
Vitamin E as d-Alpha Succinate

NAME OF SUPPLEMENT:

MGN Ultra 3

I certify that the contained information in this notice is complete and accurate and that Lane Labs USA, INC has substantiation that the statement is truthful and not misleading.

Sincerely,

Andrew J. Lane

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