

Talking Oak Farm
321 11 1/4 Street
Prairie Farm, Wisconsin 54762
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Richard Wm. Hall



Tuesday, April 20, 1999

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

Dear Sir,

I would like to make notification, that I am including a "structure and function statement" on my Velvet Deer Antler dietary supplement product; per title 21 Code of Federal Regulations, Part 101.93.

(a)(2)(i): Name and address of Distributer:

Talking Oak Farm
321 11 1/4 Street
Prairie Farm, Wisconsin 54762

(a)(2)(ii): Text of statement being made:

"Velvet Deer Antler provides nutritional support for joint structure and function"

(a)(2)(iii): The subject name of ingredient in statement:

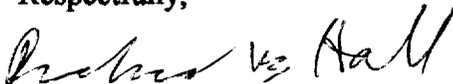
Whole Red Deer (*Cervus elaphus*) Velvet antler
Whole Wapiti (Rocky Mountain Elk, *Cervus elaphus nelsoni*) Velvet Antler

(a)(2)(iv): Name of dietary supplement (including brand name):

Talking Oak Farm
Velvet Deer Antler

I, Richard Wm. Hall, owner of Talking Oak Farm, certify that the information contained, on the Talking Oak Farm, Velvet Deer Antler product label is accurate. I can also provide substantiation that the statement is truthful and not misleading.

Respectfully,


Richard Wm. Hall