

FEB - 6 2004

NOTIFICATION PURSUANT TO
SECTION 6 OF DSHEA
AND 21 C.F.R. § 101.93

This notification is being filed on behalf of Neways, Inc., 2089 Neways Drive, Springville, UT 84663, which is the manufacturer of the product, which bears the statements identified in the Notification. This Notification is being made pursuant to Section 6 of DSHEA and Rule 21 C.F.R. § 101.93. The dietary supplement product on whose label or labeling statements appears is VitaCell®.

The text of each structure-function statement for which notification is now being given is:

Statement 1: *Supports cellular health and promotes cell purification*

Statement 2: *Supports immune system health.*

Statement 3: *Supports male health.*

Statement 4: *Supports female health.*

The following summary identifies the dietary ingredient(s) for which a statement has been made:

<u>Statement Number</u>	<u>Identity of Dietary Ingredient(s) or Supplement that is the Subject of the Statement</u>
1.	<i>Maitake Mushroom Extract Lycopene Beadlets Japanese Knotweed Root Extract</i>
2.	<i>Maitake Mushroom Extract</i>
3.	<i>Lycopene Beadlets</i>
4.	<i>Lycopene Beadlets</i>

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VitaCell®.

The following identifies the brand name of each supplement for which a statement is made:

<u>Statement Number</u>	<u>Brand Name</u>	<u>Label or Labeling</u>
1.	<i>VitaCell®</i>	<i>700 Mg each 60 Tablets</i>
2.	<i>VitaCell®</i>	<i>700 Mg each 60 Tablets</i>
3.	<i>VitaCell®</i>	<i>700 Mg each 60 Tablets</i>
4.	<i>VitaCell®</i>	<i>700 Mg each 60 Tablets</i>

I, Michael Cunningham, am authorized to certify this Notification on behalf of Neways, Inc. I certify that the information presented and contained in this Notification is complete and accurate, and that Neways, Inc. has substantiation that each structure-function statement is truthful and not misleading.

Date Signed: 12/12/03

By: 

Title: CEO