

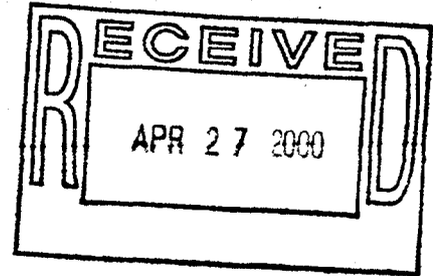


Bob Moore

3488 70488
APR 25 11:57

April 19, 2000

John B. Foret
Department of Health & Human Services
Public Health Service HFS-811
Food and Drug Administration
220 C Street SW
Washington, DC 20204



Dear John Foret:

E'OLA is appreciative of your response to our March 8, 2000 structure/function claim submission pertaining to our **CARDIO180** product.

We have reviewed your comments in conjunction with 21 U.S.C. 343 (r)(6) and revised our structure/function claim accordingly. E'OLA has no desire to promote and/or sale the **CARDIO 180** dietary supplement product as a drug.

Therefore, in accordance with DSHEA and 21 U.S.C. 343 (r)(6) regulations, E'OLA's promotional material regarding **CARDIO 180** will not contain the claim "... known for supporting normalize cholesterol levels."

Again, we thank you for your efforts in addressing and notifying E'OLA of this concern. If there are any further comments regarding the above, feel free to contact myself at wreis@eola.com and/or E'OLA's Compliance Department at 1-435-634-97/80, fax 1-435-652-7175 and/or email at compliance@eola.com.

Respectfully,

Wayne Reis
President
E'OLA International

97S - 0162

LET 5313