



American Health Packaging®  
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April 13, 2001

Office of Special Nutritionals (HFS-450)  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
200 "C" Street, S.W.  
Washington, D.C. 20204

Dear Sir:

This notification is on behalf of Family Pharmacy, distributor, P.O. Box 1027, Southeastern, PA 19398-1027.

We intend to include the following statement of nutritional support on our Vitamin B-6 100 mg, a dietary supplement containing Pyridoxine Hydrochloride and Dicalcium Phosphate.

"Nutritionally supports protein metabolism and healthy cardiovascular function."

Please be advised that the information contained herein is, to the best of our knowledge and information, accurate. Our firm has information substantiating that the above statement is truthful and not misleading.

Family Pharmacy is a Division of AmeriSource.

Respectfully submitted,

American Health Packaging  
Division of AmeriSource

Georgia Griffith  
Stability and Label Coordinator

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