

ESTTA Tracking number: **ESTTA1199612**

Filing date: **03/29/2022**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Petition for Cancellation

Notice is hereby given that the following party has filed a petition to cancel the registration indicated below.

Petitioner information

Name	Outlier Health, Inc., dba Complement		
Entity	Corporation	Citizenship	Delaware
Address	7795 E. 28TH AVENUE DENVER, CO 80238 UNITED STATES		

Attorney information	DANIEL MULLARKEY POLSINELLI PC 1401 EYE ("I") STREET, N.W., SUITE 800 WASHINGTON, DC 20005 UNITED STATES Primary email: uspt@polsinelli.com Secondary email(s): docketing@polsinelli.com , dmullarkey@polsinelli.com , hmaynard@polsinelli.com , jwillard@polsinelli.com 202-626-8305		
Docket no.	115296723652		

Registration subject to cancellation

Registration no.	6153602	Registration date	09/15/2020
Register	Principal		
Registrant	Lofmark Pty Ltd UNIT 1 157 HOMER STREET EARLWOOD NSW 2206, 2206 AUSTRALIA		

Goods/services subject to cancellation

<p>Class 005. First Use: Jan 1, 2020 First Use In Commerce: Jan 1, 2020 All goods and services in the class are subject to cancellation, namely: Dietary beverage supplements for human consumption in liquid and dry mix form for therapeutic purposes; Dietary supplement beverage for promoting well-being, recovery and/or boosting energy in humans; Dietary supplements for human consumption; Nutritional supplements for recovery and/or boosting energy in humans</p>
<p>Class 032. First Use: Jan 1, 2020 First Use In Commerce: Jan 1, 2020 All goods and services in the class are subject to cancellation, namely: Beauty beverages, namely, fruit juices and energy drinks containing nutritional supplements; Concentrates and powders used in the preparation of energy drinks and fruit-flavored beverages</p>

Grounds for cancellation

Priority and likelihood of confusion	Trademark Act Sections 14(1) and 2(d)
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No use of mark in commerce before application, amendment to allege use, or statement of use was due	Trademark Act Sections 14(1) and 1(a), (c), and (d)
Abandonment	Trademark Act Section 14(3)

Mark cited by petitioner as basis for cancellation

U.S. application/ registration no.	NONE	Application date	NONE
Register	NONE		
Registration date	NONE		
Mark	COMPLEMENT		
Goods/services	dietary supplements and nutritional supplements		

Attachments	Petition to Cancel COMPLEMENT 6153602.pdf(103005 bytes) Petition to Cancel Exhibit A COMPLEMENT 6153602.pdf(152188 bytes) Petition to Cancel Exhibit B COMPLEMENT 6153602.pdf(602919 bytes) Petition to Cancel Exhibit C COMPLEMENT 6153602.pdf(3161338 bytes)
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Signature	/Daniel Mullarkey/
Name	Daniel Mullarkey
Date	03/29/2022

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Outlier Health, Inc., dba Complement)
)
) Cancellation No.: _____
)
) Petitioner,)
) Reg. No.: 6,153,602
v.)
) Mark: COMPLEMENT
Lofmark Pty Ltd.)
)
)
) Registered: September 15, 2020
Respondent.)

PETITION FOR CANCELLATION

Outlier Health, Inc., dba Complement, a Delaware corporation, with a business address of 7795 E. 28th Avenue, Denver, CO 80238 (“Petitioner”), believes and alleges that it will be damaged by continued registration of the mark COMPLEMENT (“Respondent’s COMPLEMENT Mark”), U.S. Reg. No. 6,153,602 (“the ‘602 Registration”), by Lofmark Pty Ltd., owner of record, whose address of record is 1/157 Homer Street, Earlwood NSW, Australia 2206 (“Respondent”), and seeks to cancel the same pursuant to 15 U.S.C. §1064 .

As grounds for this cancellation, it is alleged that:

1. Since at least as early as April 2017, Petitioner, and Petitioner’s predecessor-in-interest, Lightdrop, LLC, has offered high-quality, dietary supplements and nutritional supplements in connection with the trademark COMPLEMENT (the “COMPLEMENT Mark”) throughout the United States. The foregoing goods are referred to herein as Petitioner’s COMPLEMENT Goods.

2. By virtue of widespread and continuous use of its COMPLEMENT Mark, Petitioner has established extensive common law rights in the COMPLEMENT Mark, including in

connection with Petitioner’s COMPLEMENT Goods.

3. Petitioner has expended substantial monies in marketing, advertising, and promoting the COMPLEMENT Mark and, through such sales and advertising, has generated substantial goodwill and customer recognition in the COMPLEMENT Mark. Petitioner has derived substantial revenues from Petitioner’s COMPLEMENT Goods under the COMPLEMENT Mark.

4. Through extensive use, promotion, and success of the COMPLEMENT Mark, the public readily associates the COMPLEMENT Mark with Petitioner. As such, the public has come to know COMPLEMENT as an indication of goods and services that originate from or are affiliated with Petitioner, including the COMPLEMENT Goods. As a result of the marketing, sales, and success of the COMPLEMENT Goods under the COMPLEMENT Mark, such goods have come to be, and now are, well and favorably known under the COMPLEMENT Mark as products of high quality and reliability.

5. The COMPLEMENT Mark is distinctive of the COMPLEMENT Goods. Valuable goodwill has accumulated in the COMPLEMENT Mark inuring solely to Petitioner.

6. Details of the ‘602 Registration are set forth as follows:

Reg. No.	Mark	Filing Date	Reg. Date	Goods/Services
6,153,602	COMPLEMENT	Aug. 03, 2017	Sep. 15, 2020	Class 05: Dietary beverage supplements for human consumption in liquid and dry mix form for therapeutic purposes; Dietary supplement beverage for promoting well-being, recovery and/or boosting energy in humans; Dietary supplements for human consumption; Nutritional supplements for recovery and/or boosting energy in humans.

				Class 32: Beauty beverages, namely, fruit juices and energy drinks containing nutritional supplements; Concentrates and powders used in the preparation of energy drinks and fruit-flavored beverages.
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Copies of the TSDR status page for Respondent’s ‘602 Registration and a copy of the registration certificate are attached as Exhibit A. (Respondent’s use of COMPLEMENT is denoted by quotations, “COMPLEMENT”).

7. Respondent filed the trademark application for “COMPLEMENT” on an intent-to-use basis on August 03, 2017, and subsequently filed a Statement of Use on July 29, 2020, claiming a first use and first use in commerce date of January 1, 2020.

8. Petitioner’s use predates use of “COMPLEMENT” by Respondent and therefore Petitioner has priority over the ‘602 Registration.

9. If Respondent’s ‘602 Registration is permitted to remain on the register, Respondent’s corresponding right to use Respondent’s “COMPLEMENT” Mark in nationwide commerce will continue to conflict with Petitioner’s lawful and exclusive right to use the COMPLEMENT Mark nationwide in connection with Petitioner’s COMPLEMENT Goods.

10. Respondent’s “COMPLEMENT” Mark is highly similar and identical to Petitioner’s COMPLEMENT Mark.

11. Respondent’s goods and services, as recited in the ‘602 Registration, are promoted, advertised, and/or sold in identical or similar channels of trade as Petitioner’s COMPLEMENT Goods and are seen by and/or purchased by the same or similar consumers.

12. As a result of the similarity between Respondent’s “COMPLEMENT” Mark and Petitioner’s COMPLEMENT Mark, and the parties’ respective goods and services, among other

things, Respondent's "COMPLEMENT" Mark is likely to cause and causes consumer confusion, mistake or deception in the trade and among consumers as to the source, origin, or sponsorship of the respective goods and services.

13. If Respondent's "COMPLEMENT" Mark is maintained and Respondent is permitted to continue to use Respondent's "COMPLEMENT" Mark in connection with Respondent's goods and services, confusion in trade resulting in irreparable damage and injury to Petitioner would be caused and is caused by reason of the similarity between Respondent's "COMPLEMENT" Mark and Petitioner's COMPLEMENT Mark. Persons familiar with Petitioner's COMPLEMENT Mark would be likely to buy Respondent's goods and services believing that such products and services are provided by, endorsed by, or associated with Petitioner, which is not the case. Furthermore, any defect, objection or fault found with Respondent's goods and services marketed under Respondent's "COMPLEMENT" Mark necessarily reflects upon and seriously injures the reputation which Petitioner has established for Petitioner's COMPLEMENT Goods sold and provided under Petitioner's COMPLEMENT Mark.

14. Upon information and belief, on the July 29, 2020 filing date of the Statement of Use for the application that matured into the '602 Registration, Respondent did not offer the identified goods under the "COMPLEMENT" mark and was not using the "COMPLEMENT" mark in United States commerce with the identified goods.

15. Upon information and belief, Respondent is not currently using the mark of the '602 Registration in U.S. commerce in connection with the sale of the identified goods.

16. Upon information and belief, there is not now nor has there ever been any marketing or advertising of the "COMPLEMENT" product online that would generate sales by third parties.

17. The website owned by Respondent, www.complementdrink.com, states that the

product is only available online. Upon information and belief, there is no advertising, marketing, or other online mechanism driving traffic to the website indicating that the mark of the ‘602 Registration has never been used to sell the identified goods in United States commerce. *See* Exhibit C.

18. Upon information and belief, Respondent is not currently using the mark of the ‘602 Registration in U.S. commerce in connection with the sale of the identified goods.

19. Upon information and belief, Respondent was not using the mark of the ‘602 Registration in U.S. commerce in connection with the sale of the identified goods on January 11, 2022. *See* Exhibit B, Declaration of Ashley Mayle at ¶¶ 3-6.

20. Upon information and belief, Respondent abandoned the “COMPLEMENT” Mark without an intention to resume use. *See* Exhibit B, Declaration of Ashley Mayle at ¶¶ 6.

21. The website owned by Respondent, www.complementdrink.com, states that the product is only available online. *See* Exhibit C.

22. Upon information and belief, as recently as March 21, 2022, Respondent’s webpage did not include an order form or button to “add to cart.” *See* Exhibit B, Declaration of Ashley Mayle at ¶¶ 3.

23. Upon information and belief, Respondent has never used in United States commerce, the mark of the ‘602 Registration with the sale of the identified goods.

24. Upon information and belief, if Respondent had any sales of the goods using the mark of the ‘602 Registration, those sales were *de minimis* and meant solely to acquire a trademark registration. *See* Exhibit B, Declaration of Ashley Mayle at ¶¶ 5 and 7 (demonstrating that the purchase attempted was order #4, but this was Ms. Mayle’s first attempted order indicating that this was the fourth order ever and that the Complement Energy Blend product is the only listed

product on the website)

25. Upon information and belief, Respondent has abandoned the mark of the '602 registration with the intention not to resume use.

26. Upon information and belief, Respondent never used the "COMPLEMENT" Mark in United States.

27. Upon information and belief, if Respondent ever had use it was *de minimis* and solely used to obtain a trademark registration.

28. Upon information and belief, if Respondent ever sold a product using the mark "COMPLEMENT", Respondent no longer sells product using the "COMPLEMENT" Mark and has abandoned use of the mark without an intent to resume use.

29. In view of Petitioner's prior rights in the COMPLEMENT Mark, Respondent's non-use of the "COMPLEMENT" Mark, and/or Respondent's Abandonment of the "COMPLEMENT" Mark by Respondent, Respondent is not entitled to maintain registration of the '602 Registration.

30. Petitioner's petition to cancel the '602 Registration is timely and the '602 Registration is not incontestable.

31. By reason of the foregoing, Petitioner will be damaged by the continued registration of Respondent's "COMPLEMENT" Mark.

WHEREFORE, Petitioner prays that this Petition for Cancellation be granted, and U.S. Registration No. 6,153,602 be canceled.

Dated: March 29, 2022

Respectfully submitted,

/Daniel Mullarkey/

Daniel P. Mullarkey

Hillary E. Maynard

Polsinelli PC

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Washington, DC 20005

dmullarkey@polsinelli.com

hmaynard@polsinelli.com

trademarkdocketing@polsinelli.com

Attorneys for Petitioner,

Outlier Health, Inc., dba Complement

CERTIFICATE OF ELECTRONIC SERVICE

I hereby certify that the foregoing Petition for Cancellation was electronically filed using the ESTTA system on March 29, 2022.

/Daniel Mullarkey/
Daniel P. Mullarkey
Polsinelli PC

*Attorneys for Petitioner,
Outlier Health, Inc., dba Complement*

EXHIBIT A

United States of America

United States Patent and Trademark Office

COMPLEMENT

Reg. No. 6,153,602

Registered Sep. 15, 2020

Int. Cl.: 5, 32

Trademark

Principal Register

Lofmark Pty Ltd (AUSTRALIA LIMITED LIABILITY COMPANY)
Unit 1
157 Homer Street
Earlwood Nsw 2206, AUSTRALIA 2206

CLASS 5: Dietary beverage supplements for human consumption in liquid and dry mix form for therapeutic purposes; Dietary supplement beverage for promoting well-being, recovery and/or boosting energy in humans; Dietary supplements for human consumption; Nutritional supplements for recovery and/or boosting energy in humans

FIRST USE 1-1-2020; IN COMMERCE 1-1-2020

CLASS 32: Beauty beverages, namely, fruit juices and energy drinks containing nutritional supplements; Concentrates and powders used in the preparation of energy drinks and fruit-flavored beverages

FIRST USE 1-1-2020; IN COMMERCE 1-1-2020

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

SER. NO. 87-554,192, FILED 08-03-2017



Andrei Iancu

Director of the United States
Patent and Trademark Office



Generated on: This page was generated by TSDR on 2022-03-29 18:14:16 EDT

Mark: COMPLEMENT

COMPLEMENT

US Serial Number: 87554192

Application Filing Date: Aug. 03, 2017

US Registration Number: 6153602

Registration Date: Sep. 15, 2020

Filed as TEAS Plus: Yes

Currently TEAS Plus: Yes

Register: Principal

Mark Type: Trademark

TM5 Common Status Descriptor:



LIVE/REGISTRATION/Issued and Active

The trademark application has been registered with the Office.

Status: Registered. The registration date is used to determine when post-registration maintenance documents are due.

Status Date: Sep. 15, 2020

Publication Date: Dec. 12, 2017 Notice of Allowance Date: Feb. 06, 2018

Mark Information

Mark Literal Elements: COMPLEMENT

Standard Character Claim: Yes. The mark consists of standard characters without claim to any particular font style, size, or color.

Mark Drawing Type: 4 - STANDARD CHARACTER MARK

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [...] indicate deleted goods/services;
- Double parenthesis ((.)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Dietary beverage supplements for human consumption in liquid and dry mix form for therapeutic purposes; Dietary supplement beverage for promoting well-being, recovery and/or boosting energy in humans; Dietary supplements for human consumption; Nutritional supplements for recovery and/or boosting energy in humans

International Class(es): 005 - Primary Class

U.S Class(es): 006, 018, 044, 046, 051, 052

Class Status: ACTIVE

Basis: 1(a)

First Use: Jan. 01, 2020

Use in Commerce: Jan. 01, 2020

For: Beauty beverages, namely, fruit juices and energy drinks containing nutritional supplements; Concentrates and powders used in the preparation of energy drinks and fruit-flavored beverages

International Class(es): 032 - Primary Class

U.S Class(es): 045, 046, 048

Class Status: ACTIVE

Basis: 1(a)

First Use: Jan. 01, 2020

Use in Commerce: Jan. 01, 2020

Basis Information (Case Level)

Filed Use: No
Filed ITU: Yes
Filed 44D: No
Filed 44E: No
Filed 66A: No
Filed No Basis: No

Currently Use: Yes
Currently ITU: No
Currently 44E: No
Currently 66A: No
Currently No Basis: No

Current Owner(s) Information

Owner Name: Lofmark Pty Ltd
Owner Address: Unit 1
157 Homer Street
Earlwood NSW 2206 AUSTRALIA 2206

Legal Entity Type: LIMITED LIABILITY COMPANY
State or Country Where Organized: AUSTRALIA

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Daniel Ross
Attorney Primary Email Address: dr@danielrosslawfirm.com
Attorney Email Authorized: Yes

Correspondent

Correspondent Name/Address: Daniel Ross
Daniel Ross & Associates LLC
1515 Ridgewood Ave, Upper Unit
Lakewood, OHIO UNITED STATES 44107
Phone: 2163075590
Correspondent e-mail: dr@danielrosslawfirm.com
Correspondent e-mail Authorized: Yes

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Sep. 15, 2020	REGISTERED-PRINCIPAL REGISTER	
Aug. 14, 2020	NOTICE OF ACCEPTANCE OF STATEMENT OF USE E-MAILED	
Aug. 13, 2020	ALLOWED PRINCIPAL REGISTER - SOU ACCEPTED	
Aug. 03, 2020	STATEMENT OF USE PROCESSING COMPLETE	66530
Jul. 29, 2020	USE AMENDMENT FILED	66530
Jul. 29, 2020	TEAS STATEMENT OF USE RECEIVED	
Feb. 08, 2020	NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED	
Feb. 06, 2020	EXTENSION 4 GRANTED	98765
Feb. 06, 2020	EXTENSION 4 FILED	98765
Feb. 06, 2020	TEAS EXTENSION RECEIVED	
Aug. 06, 2019	NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED	
Aug. 02, 2019	EXTENSION 3 GRANTED	98765
Aug. 02, 2019	EXTENSION 3 FILED	98765
Aug. 02, 2019	TEAS EXTENSION RECEIVED	
Feb. 09, 2019	NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED	
Feb. 08, 2019	APPLICANT/CORRESPONDENCE CHANGES (NON-RESPONSIVE) ENTERED	66530
Feb. 08, 2019	EXTENSION 2 GRANTED	66530
Feb. 01, 2019	EXTENSION 2 FILED	66530
Feb. 07, 2019	CASE ASSIGNED TO INTENT TO USE PARALEGAL	66530

Feb. 01, 2019	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Feb. 01, 2019	TEAS EXTENSION RECEIVED	
Dec. 03, 2018	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Aug. 07, 2018	NOTICE OF APPROVAL OF EXTENSION REQUEST E-MAILED	
Aug. 05, 2018	EXTENSION 1 GRANTED	98765
Aug. 05, 2018	EXTENSION 1 FILED	98765
Aug. 05, 2018	TEAS EXTENSION RECEIVED	
Feb. 06, 2018	NOA E-MAILED - SOU REQUIRED FROM APPLICANT	
Dec. 12, 2017	OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED	
Dec. 12, 2017	PUBLISHED FOR OPPOSITION	
Nov. 22, 2017	NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED	
Nov. 07, 2017	APPROVED FOR PUB - PRINCIPAL REGISTER	
Nov. 06, 2017	ASSIGNED TO EXAMINER	82423
Aug. 08, 2017	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED IN TRAM	
Aug. 07, 2017	NEW APPLICATION ENTERED IN TRAM	

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: PUBLICATION AND ISSUE SECTION

Date in Location: Aug. 13, 2020

EXHIBIT B

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

Outlier Health, Inc., dba Complement)	
)	
)	Cancellation Nos.: _____
Petitioner,)	
)	Reg. Nos.: 6,153,602
)	6,136,530
v.)	
)	Marks: COMPLEMENT
)	COMPLEMENTS
Lofmark Pty Ltd.)	
)	
)	
Respondent.)	

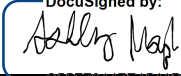
DECLARATION OF ASHLEY MAYLE

1. I am over 18 years of age and I have first-hand knowledge of the information provided in this Declaration.
2. I am related to a principle at Outlier Health, Inc., dba Complement and I was asked to attempt to purchase the Complement Energy Blend product found at www.complementdrink.com.
3. On January 11, 2022, I placed an order for the Complement Energy Blend product through the website www.complementdrink.com, even though the order form was not readily available. I've included a screenshot of the "product page," which did not include any order form or button to "add to cart." This is how the website looked as recently as March 21, 2022. See attached Exhibit A.
4. I received a confirmation email from Complement Energy Blend on the same date confirming my order. See attached Exhibit B.
5. The confirmation email stated that this was Order #4. This was the first and only order I had ever placed with Complement Energy Blend.
6. On January 12, 2022 I received an email from info@complementdrink.com with the subject: "Your COMPLEMENT Energy Blend Order". The email was addressed to me as "Ashley" and it stated "Thank you for your order. Unfortunately, The Energy Blend Complement is currently out of stock awaiting supply chain and logistical issues to be resolved. We don't know when this product will be back in stock. Hope you understand. We are very sorry for any inconvenience this might have caused. We will process your refund of \$49.00 shortly. Kind regards, Gabriella". See attached Exhibit C.

7. The Complement Energy Blend product was the only product listed as available for sale on January 11, 2022 at the www.complementdrink.com website.
8. I received my refund.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on March ²⁹ __, 2022

DocuSigned by:


C55F79147E1541D...
Ashley Mayle

DECLARATION
EXHIBIT A



DECLARATION
EXHIBIT B

From: COMPLEMENT Energy Blend <no-reply@squarespace.info>

Date: January 11, 2022 at 8:33:23 PM MST

To: Ashley Mayle <ashleyjmayle@gmail.com>

Subject: COMPLEMENT Energy Blend: Order Confirmed #4

Reply-To: no-reply@squarespace.info

[COMPLEMENT Energy Blend](#)

Order #4 Confirmed

Your order from COMPLEMENT Energy Blend is confirmed.

Once your package ships we will send you a notification email.

Order Summary

Order #4

DECLARATION
EXHIBIT C

From: info@complementdrink.com

Date: January 12, 2022 at 4:44:49 PM MST

To: ashleyjmayle+1@gmail.com

Subject: Your COMPLEMENT Energy Blend Order

Hi Ashley,

Thank you for your order.

Unfortunately, The Energy Blend Complement is currently out of stock awaiting supply chain and logistical issues to be resolved. We don't know when this product will be back in stock. Hope you understand. We are very sorry for any inconvenience this might have caused.

We will process your refund of \$49.00 shortly.

Kind regards,

Gabriella

=====

LÖF  MARK

info@complementdrink.com

EXHIBIT C



THE ENERGY BLEND COMPLEMENT

\$49.00

NEW STOCK EXPECTED TO ARRIVE APRIL 5.

SOLD OUT

ADD TO CART

LOFMARK PTY LTD

Ashland, OR 97520

email:

info@complementdrink.com

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HOME

ORDER NOW

FAQ

CONTACT

JOIN OUR MAILING LIST FOR EXCLUSIVE UPDATES FROM LÖFMARK.

Email Address

SIGN UP

Statements made on this website have not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any disease.

TERMS OF SERVICE PRIVACY POLICY



WHAT'S IN THE ENERGY BLEND* COMPLEMENT™?

The Energy Blend* COMPLEMENT™ is a great tasting natural blend of powdered fruits and vegetables combined with an energizing array of fatigue-fighting nutrients and vitamins.* Green Coffee Bean extract supports healthy energy levels without the negative effects associated with caffeinated beverages.* N,N-Dimethylglycine (DMG), Taurine, Inositol and White Panax ginseng further complements this fast-acting beverage. The Energy Blend* COMPLEMENT™ is a smart and delicious way to fuel your day.* Each serving contains only 13.5 mg of caffeine (from Green Coffee Bean Extract).

Fruits and vegetables in a wide array of colors provide a great mix of protective antioxidants to boost overall health and immunity. In our Energy Blend* COMPLEMENT™ you will find brightly colored produce that will help support your cells and immune system naturally to function at their best.*

Purchase The Energy Blend* COMPLEMENT™ [here](#).

Proprietary Fruit Blend | 3850 mg | *

Oranges, Peaches, Nectarines, Tangerines, Cantaloupe, Pineapple, Clementines, Papaya, Apricot, Mango, Kumquat, Persimmons

Proprietary Vegetable Blend | 1400 mg | *

Carrots, Yams, Pumpkin, Butternut Squash, Rutabaga

Proprietary Energy Blend | 800 mg | *

Taurine, Inositol, N,N-Dimethylglycine HCl (DMG), and White Panax ginseng

Other ingredients

Natural orange and vanilla flavors, banana powder, citric acid.

NUTRITIONAL INFORMATION

Amt. Per 10.0 g Serving | %DV

Calories | 40

Total Carbohydrates | 9 g | 3%†

... Dietary Fiber | 2 g | 7%† | **

... Total Sugars | 2 g | *

Protein | <1 g | 1%†

Vitamin C (Ascorbic Acid) | 200 mg | 200%

Riboflavin (Vitamin B2) | 12 mg | 923%

Sodium | 5 mg | <1%

Digestion Resistant Maltodextrin (Fibersol®-2 brand) | 1500 mg | 40% | *

Green Coffee Bean Extract | 450 mg | *

yielding Polyphenols | 292.5 mg | *

..... Chloregenic Acid | 225 mg | *

Caffeic Acid | 13.5 mg | *

CoEnzyme Q10 | 15 mg | *

Stevia Leaf Extract | 35 mg | *

† Percent Daily Values based upon a 2000 calorie diet.

*Daily Value Not Established.

Fibersol® is a registered Trademark of ADM/Matsutani LLC and Matsutani Chemical Industry Co.LTD.

Fibersol®-2 is a soluble dietary fiber produced by ADM/Matsutani LLC.

**Dietary fiber from digestion resistant maltodextrin was tested using AOAC method #2001.03. Alternatively, AOAC method 2009. 01 could be used.

This product is vegetarian and gluten free.

Serving Size: One (1) scoop (10 grams)

Servings Per Container: Approximately 30 - Vegetarian Powder

Suggested Use: Mix or blend one (1) rounded scoop (10 g) into 6-8 oz of cold water. Take once daily.



LOFMARK PTY LTD

Ashland, OR 97520

email:

info@complementdrink.com

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HOME

ORDER NOW

FAQ

CONTACT

JOIN OUR MAILING LIST FOR EXCLUSIVE UPDATES FROM LÖFMARK.

Email Address

SIGN UP

Statements made on this website have not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any disease.

TERMS OF SERVICE PRIVACY POLICY

