



D1043B HFI-35 1/5/98

U.S. FOOD AND DRUG ADMINISTRATION

NEW YORK DISTRICT
850 THIRD AVENUE, BROOKLYN, NEW YORK 11232

Telephone: [718]340-7000 [Ext 5301]

WARNING LETTER

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

January 5, 1998

Mr. James Grassi
President
Lemon-X Corporation
608 Main Street
Westbury, New York 11590

Ref: 13-NYK-98

Dear Mr. Grassi:

An inspection of your firm determined that Growers Fancy Juices, Grape 8+1 Concentrate, Cherry 8+1 Concentrate, and Cranberry Select 4+1 Concentrate which are manufactured and distributed by your firm are in violation of the Federal Food, Drug, and Cosmetic Act (the Act) as follows:

The products are misbranded within the meaning of section 403(i)(2) of the Act in that they are foods which purport to be beverages containing vegetable or fruit juice and their labels fail to bear a statement, with appropriate prominence on the information panel, of the total percentage of such fruit or vegetable juice contained in the food as required by Title 21 Code of Federal Regulations (CFR) Part 101.30.

Growers Fancy Juice Grape 8+1 Concentrate and Growers Fancy Juice Cherry 8+1 Concentrate are also misbranded within the meaning of 403(a)(1) because the statement of identity does not indicate the basic nature of the food or characterizing properties and ingredients.

Our inspection determined that Growers Fancy Juice Grape 8+1 Concentrate, and Cherry 8+1 Concentrate do not include juice as an ingredient, but the labels fails to declare "contains zero percent juice" or other alternate statement as required by 21 CFR 101.30(d). Growers Fancy Juice Cranberry Select 4+1 Concentrate fails to declare the percentage of juice on the label as required by 21 CFR 101.30(b).

This letter is not intended to be an all inclusive review of all labels and products your firm may distribute. You should conduct a complete review of all of your product labels. It is your responsibility to ensure that all products you distribute are in compliance with the Act and regulations.

Lemon-X Corp.

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You should take prompt action to correct these violations. Failure to promptly correct them may result in enforcement action without further notice, such as seizure and/or injunction.

You should notify this office in writing, within 15 working days of receipt of this letter, of the specific steps you have taken to correct the noted violations in this letter. If corrective action cannot be completed within 15 working days, state the reason for the delay and the time within which the corrections will be completed.

Your reply should be sent to the Food and Drug Administration, New York District, 850 Third Avenue, Brooklyn, NY 11232, Attention: Laurence D. Daurio, Compliance Officer.

Sincerely,

A handwritten signature in cursive script, appearing to read "Brenda J. Holman".

Brenda J. Holman
District Director