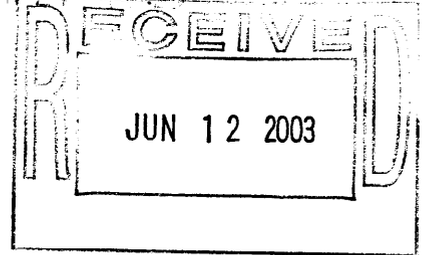


EnzymaticTherapy®
NATURAL MEDICINES™

4041 '03 JUN 24 06:30

June 2, 2003

Mr. Robert Moore
Office of Nutritional Products, Labeling &
Dietary Supplements, HFS 811
Food and Drug Administration
5100 Paint Branch Parkway
College Park, MD 20740



RE: Label Claims/Disclaimers

Dear Mr. Moore:

This letter is to notify you that Enzymatic Therapy, Inc. at 825 Challenger Drive, Green Bay, Wisconsin 54311 is a distributor and has included statements provided for by section 403(r)(6) of the Food, Drug, and Cosmetic Act on the labels of the following product. These claims are not necessarily for a product we currently market or plan to market in the immediate future, and may be exploratory in nature.

<u>COMPANY</u>	<u>PRODUCT NAME</u>	<u>DIETARY INGREDIENTS</u>	<u>STATEMENTS</u>
Enzymatic Therapy, Inc.	Mobile-Ease™	Potassium, Glucosamine Sulfate, 2KCl, White Willow Bark, Boswellia Gum, Turmeric Rhizome, Gamma-Oryzanol, Pure Plant Enzyme, Protease I,II Cellulase I	The Pure Plant Enzyme in Mobile-Ease are designed to help in the breakdown and absorption of herbs and nutrients.*

I certify that the information contained in this notice is complete and accurate and that Enzymatic Therapy, Inc. has substantiation that the statements are truthful and not misleading.

By: *Robert C. Doster*

Robert C. Doster

Title: Senior Vice President of Scientific Affairs

Date: 6/2/03

If you have any questions, please contact Robert Doster, Senior Vice President of Scientific Affairs at (920) 406-3608.

Sincerely,

Michael P. Devereux

Michael P. Devereux
Chief Financial Officer

Mobile-Ease 6c

97S 0162

LET 12096

84766