

NOVOGEN

new generation pharmaceuticals

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July 12, 2000

John B. Foret (HFS-156)
Director, Division of Compliance and Enforcement
Office of Nutritional Products, Labeling, and Dietary Supplements
Center for Food Safety and Applied Nutrition
Federal Office Building No. 8
200 C. Street, SW
Washington, DC 20204

Dear Dr Foret:

As per 21 CFR §101.93(a), Novogen, Inc. is making this notification that we are marketing a dietary supplement that bears statements listed in section 403(r)(6) of the Food, Drug and Cosmetic Act.

Name/Address of Distributor:

Novogen, Inc.
One Landmark Square, 2nd Floor
Stamford, CT 06901

Name of Dietary Supplement:

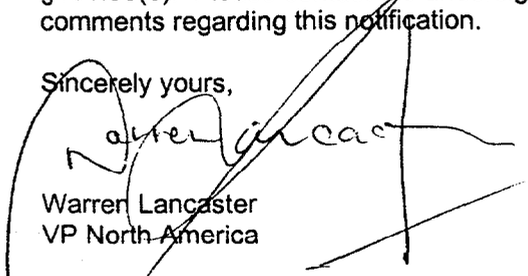
Promensil

Text of Statements being made:

- Relieves hot flashes and night sweats
- Promotes emotional well-being
- Maintains bone health
- Asian, Mediterranean and Latin women, who consume higher levels of isoflavones compared to American women, experience midlife as a non-event (suffer fewer midlife symptoms)
- Preserves physical and emotional well-being before and during midlife

Please note that our labeling does contain the appropriate disclaimer as required under 21 CFR §101.93(b). Please contact the undersigned at (203) 327-1188, if you have any questions, or comments regarding this notification.

Sincerely yours,


Warren Lancaster
VP North America

Cc: Robert Monro
Mark Waring

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