



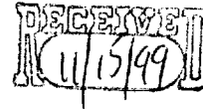
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www.pharmanex.com
By Federal Express

November 9, 1999

Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
U.S. Food and Drug Administration
200 C St. SW
Washington, DC 20204



RE: Notification for Certain Types of Statements on Dietary Supplements

Dear Sir or Madam:

As required by Section 403 (r)(6)(c) of the Food, Drug and Cosmetic Act, Pharmanex, Inc., 2000 Sierra Point Parkway, Brisbane, California 94005, intends to market a dietary supplement product with the following label statements of nutritional support:

Product identified as **Venix** with the following label statements:

- *Promotes healthy sexual wellbeing.*
- *Helps to support sexual wellbeing by promoting various physiological systems that are related to normal sexual functioning.*
- *Helps support circulation.*
- *Promotes vitality and stamina.*
- *Helps promote sexual wellbeing.*
- *Assists healthy hormonal balance.*
- *Promotes normal, healthy circulation in the body, which in turn helps support sexual wellbeing.*
- *Helps to dilate or enlarge blood vessels and, in turn, promotes healthy circulation.*

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

Sincerely,

A handwritten signature in black ink that reads "C. Smidt".

Carsten Smidt
Director of Nutrition Research