



APR 19 2007

2070 7 MAY 23 09:23

Mr. Michael Krakov
President
Oxenuk Impex Corporation
2770 S. Maryland Parkway, Suite 302
Las Vegas, Nevada 89109

Dear Mr. Krakov:

This is in response to your letter of April 9, 2007 to the Food and Drug Administration (FDA) pursuant to 21 U.S.C. 343(r)(6) (section 403(r)(6) of the Federal Food, Drug, and Cosmetic Act (the Act)) for the products **Peep One Erotic Drink** and **Aphrodite Love Drink**.

21 U.S.C. 321(ff) defines the term "dietary supplement." As defined by the Act, a dietary supplement does not include a product represented for use as a conventional food or as a sole item of a meal or the diet (21 U.S.C. 321(ff)(2)(B)). The products identified above appear to be represented for use as a conventional food (i.e., they are identity labeled as "drinks"). Therefore, in that they appear to be represented for use as conventional foods (i.e., a drink or beverage), they do not appear to be dietary supplements within the meaning of 21 U.S.C. 321(ff) and claims made for them are not subject to 21 U.S.C. 343(r)(6).

Instead, these products appear to be conventional foods that must meet the regulatory requirements that apply to conventional foods rather than those requirements that apply to dietary supplements. Briefly, they must bear nutrition labeling in accordance with 21 CFR 101.9 and claims may be made for the products in their labeling if they are claims defined by 21 U.S.C. 343(r)(1) or 21 U.S.C. 321(g)(1)(C) that may be made for conventional foods. Additionally, under the Act, any ingredient intentionally added to a conventional food must be used in accordance with a food additive regulation unless it is generally recognized as safe (GRAS) among qualified experts for its intended use in food. Use of a food ingredient that is not GRAS or an approved food additive causes a food to be adulterated under 21 U.S.C. 342(a)(2)(C) and cannot be legally marketed in the U.S. If you intend to market these products as conventional foods and you have any questions about the status of any of their ingredients, you should direct them to FDA's Office of Food Additive Safety (HFS-200), 5100 Paint Branch Parkway, College Park, MD 20740.

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Please contact us if you require further assistance.

Sincerely yours,

A handwritten signature in black ink, appearing to read "Vasilios Frankos". The signature is written in a cursive style with a large initial "V".

Vasilios H. Frankos, Ph..D.
Director
Division of Dietary Supplement Programs
Office of Nutrition, Labeling
and Dietary Supplements
Center for Food Safety
and Applied Nutrition

Copies:

FDA, Center for Drug Evaluation and Research, Office of Compliance, HFD-310
FDA, Office of the Associate Commissioner for Regulatory Affairs, Office of
Enforcement, HFC-200
FDA, San Francisco District Compliance, HFR-PA140

Oxenuk Impex Corp.

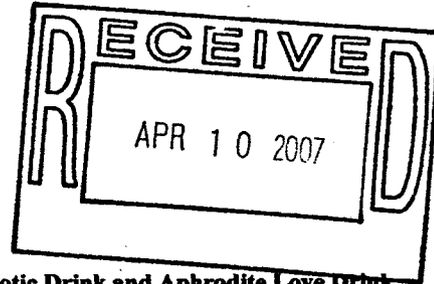
2770 S. Maryland Pkwy Phone 702-732-7577
Suite 302 Fax: 702-731-3388
Las Vegas, NV 89109 Email: impex@oxenuk.com
United States of Website: www.oxenukimpex.com

April 9, 2007

Oxenuk Impex Corp.

Via Overnight Delivery

Office of Nutritional Products, Labeling
and Dietary Supplements (HFS-810)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
5100 Paint Branch Pkwy
College Park, MD 20740-3835



Re: Notification for Peep One Erotic Drink and Aphrodite Love Drink

To Whom It May Concern:

On behalf of Oxenuk Impex Corporation, I am submitting this notification pursuant to a request by Dr. James Lin of the Los Angeles District Office of the Food and Drug Administration (FDA). As noted in the enclosed Notice of FDA Action, the Los Angeles District Office is requesting notification to FDA of the structure/function claims made on our products' labeling. These products are conventional foods and FDA does not have the authority under Section 403(r)(6) of the Federal Food, Drug and Cosmetic Act to require conventional food distributors to notify the agency of structure/function claims. Nonetheless, in order to comply with the request of the Los Angeles District Office and obtain the release of our products, I am submitting this notification and providing the information that is requested under 21 C.F.R. § 101.93(a) for dietary supplements.

A. Peep One Erotic Drink

Name and Address of the Distributor:

Oxenuk Impex Corporation
2770 South Maryland Parkway, Suite 302
Las Vegas, NV 89109

Label Statements:

- Enhances energy and invigorates the body
- Ginseng is an elixir for strength and love
- Taurine – an energy booster and enhances internal organ function
- Guarana – an extract to stimulate the senses
- Invigorating

Name of the Ingredients in the Product:

Water, sugar, dextrose, citric acid, carbon dioxide, sodium citrate, natural flavor, calcium
chloride, magnesium sulfate, caramel color, potassium chloride, ginseng extract, guarana extract,
taurine, caffeine

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Brand Name of the Product:

Peep One Erotic Drink

B. Aphrodite Love Drink

Name and Address of the Distributor:

Oxenuk Impex Corporation
2770 South Maryland Parkway, Suite 302
Las Vegas, NV 89109

Label Statements:

- It is especially developed to provide increased vigor during strenuous exercise
- Improves stamina and enhances endurance, invigorates the body
- Maximizes mental focus and clarity
- Elevates the mood
- Supports proper metabolism and digestion
- Love Drink's success and popularity is recognized among sportsmen, businessmen, university students, and vehicle drivers
- Promotes and restores sexual desire, improves circulation and sexual function

Name of the Ingredients in the Product:

Water, sugar, black currant juice from concentrate, ginseng extract, ginkgo biloba extract, quince extract, carbon dioxide, citric acid, natural flavors

Brand Name of the Product:

Aphrodite Love Drink

On behalf of Oxenuk Impex Corporation, I certify that the information in this notice is complete and accurate and that the company has information that the statement is truthful and not misleading.

Sincerely,



Michael Krakov
President

