

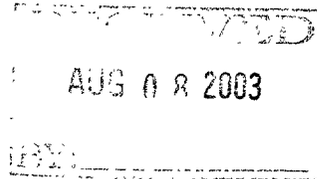


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Office of Nutritional Products
Labeling & Dietary Supplements
Center for Food Safety and Applied Nutrition
Food and Drug Administration
5100 Paint Branch Parkway
College Park, MD 20740-3835

August 4, 2003



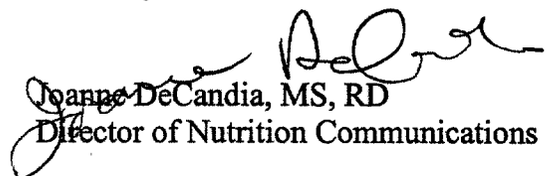
Dear Sir or Madam:

This letter will serve as a 30-day notification pursuant to Section 6 of the Dietary Supplement Health and Education Act of 1994 that NBTY Inc. is using the following statements on our Ferrous Sulfate supplements under the Radiance label:

- Helps Maintain Energy Utilization
- Helps Promote Iron-Rich Blood
- Iron is a vital component of hemoglobin, which carries oxygen from the lungs to all tissues of the body.
- As a necessary nutrient, Iron supports energy utilization in the body.

The above statements are accompanied by the required disclaimer pursuant to Section 6 of the Dietary Supplement Health and Education Act.

Sincerely,


Joanne DeCandia, MS, RD
Director of Nutrition Communications

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