

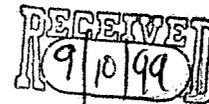
Warner-Lambert Company  
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September 2, 1999



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

Re: Section 403(r)(6) Notification

Dear Sir or Madam:

Pursuant to Section 403(r)(6) of the Federal Food, Drug, and Cosmetic Act and Food and Drug Administration regulations at 21 CFR 101.93, this letter serves as notification that, less than 30 days ago, Warner-Lambert Company commenced marketing Quanterra Sleep, which contains valerian extract and lemon balm extract and the label of which bears statements of nutritional support.

The statements of nutritional support are as follows:

Principal Display Panel  
"Promotes Normal Onset of Sleep"

Back Panel  
"Promotes normal onset of sleep."  
"Promotes a restful night's sleep."

The undersigned certifies his good faith belief that the information contained in this notice is complete and accurate, and that Warner-Lambert Company has substantiation that the statements are truthful and not misleading.

Thank you for your attention to this matter.

Sincerely,

Wes Cetnarowski, MD  
Warner-Lambert Consumer Healthcare

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