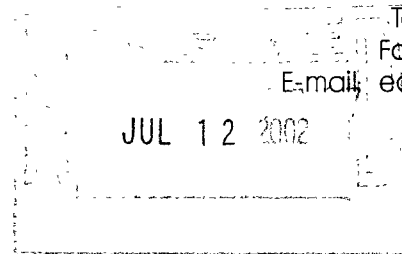




470 Route 9
Englishtown, NJ 07726

Tel: 732-617-1100
Fax: 732-536-9179
E-mail: edgelabs@aol.com



6/13/02

Office of Nutritional Products, Labeling and
Dietary Supplements (HFS-800)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
5100 Paint Branch Parkway
College Park, MD 20740-3835

SECTION 403(r)(6) NOTIFICATION

RE:CALCIUM CONNECTION

Dear Sir or Madam:

In accordance with the requirements of section 403 (r)(6) of the Federal Food, Drug and Cosmetic Act, EDGE LABS INC. notifies FDA that it has begun using the following statements regarding calcium as calcium lactate:

"Building and maintaining good bone health can reduce the risk of osteoporosis. Those most at risk are teens, young adult white and Asian women. Adequate calcium intake along with proper exercise can help reduce the risk of this disease. The recommended daily dosage is 1000mg. Intake of over 2000mg of calcium per day has no further known benefit to bone health."

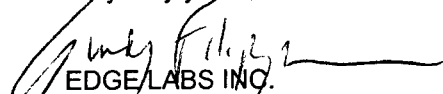
"Calcium Connection uses calcium lactate rather than carbonate for increased absorption and improved flavor."

Which contain the statutory statement, on the following product:

Calcium Connection

I certify that the foregoing is complete and accurate, and that EDGE LABS has substantiation that the statements are truthful and not misleading.

Very truly yours,


EDGE LABS INC.
By Sindy Filippone

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LET

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Also see docket 97S-0163

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