

**Fountain Fruit Corporation**

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October 13, 2003

Docket Number O2N-0277  
The Dockets Man-Branch (HFA-305)  
Food and Drug Administration  
5630 Fisher's Lane  
Room 1061  
Rockville MD 20852

Dear Sir,


We are a new Marketing and Distribution Company and our main function will be importing Tropical canned juices, manufactured by Citrus Growers Association of Trinidad and Tobago. These juices will be imported to be marketed in the U.S. under our Company's name Fountain Fruit Corporation. Citrus Growers have been in business for the past 50 years and are quite reputable.

However, we received confirmation from FDA in Queens, New York concerning our operations and they mentioned that testing will not be necessary, we can use the same nutritional contents from our supplier, since there will be no modification of the products just a name change.

We would employ a staff of about 9 employees. We wish to verify that according to your information we would have 18 months to comply from publication of the final rule which will be issued by December 12, 2003? Also concerning the proposed regulation, establishment and maintenance of records, besides keeping a copy of our records on file should we obtain a copy of records from our supplier with every shipment ?

We look forward to hearing from you. Please mail all correspondence to 338 Main Street, 1B White Plains, NY 10601.

Sincerely,

  
Denesia Libert  
President

338 Main Street, 1B White Plains, NY 10601

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