

DEPARTMENT OF HEALTH & HUMAN SERVICES FOOD AND DRUG ADMINISTRATION

Public Health Service

Memorandum

Date

From

- AUG 24 1999

0745 1) 7 4 5 '99 SEP -3 A10 :41 Senior Regulatory Scientist, Regulatory Branch, Division of Programs & Enforcement Policy

(DPEP), Office of Special Nutritionals, HFS-456

Subject 75-day Premarket Notification for New Dietary Ingredient

Dockets Management Branch, HFA-305 То

New Dietary Ingredient:

vincamine

Firm:

General Nutrition Corporation

Date Received by FDA:

June 30, 1999

90-day Date:

September 28, 1999

In accordance with the requirements of section 413(a)(2) of the Federal Food, Drug, and Cosmetic Act, the attached 75-day premarket notification for the aforementioned new dietary ingredient should be placed on public display in docket number 953-03 16 after September 28, 1999.

Robert J. Moore, Ph.D.



Food and Drug Administration Washington, DC 20204

AUG 24 1999

Ronald Thompson, Ph.D. Vice President, Product Development General Nutrition Corporation 300 Sixth Avenue Pittsburgh, Pennsylvania 15222

Dear Dr. Thompson:

This letter is in response to your letter to the Food and Drug Administration (FDA) dated June 25, 1999, making a submission for a new dietary ingredient pursuant to 21 U.S.C. 350b(a)(2) (section 413(a)(2) of the Federal Food, Drug, and Cosmetic Act). Your letter notified FDA of your intent to market a product containing a new dietary ingredient named vincamine.

21 U.S.C. 350b(a)(2) requires that a manufacturer or distributor of a dietary supplement that contains a new dietary ingredient submit to FDA, at least 75 days before the dietary ingredient is introduced or delivered for introduction into interstate commerce, information that is the basis on which the manufacturer or distributor has concluded that a dietary supplement containing such new dietary ingredient will reasonably be expected to be safe. FDA reviews this information to determine whether it provides an adequate basis for such a conclusion. Under section 350b(a)(2), there must be a history of use or other evidence of safety establishing that the dietary ingredient, when used under the conditions recommended or suggested in the labeling of the dietary supplement, will reasonably be expected to be safe. If this requirement is not met, the dietary supplement is deemed to be adulterated under 21 U.S.C. 342(f)(l)(B) because there is inadequate information to provide reasonable assurance that the new dietary ingredient does not present a significant or unreasonable risk of illness or injury.

FDA has carefully considered the information in your submission, and the agency has concerns about the evidence on which you rely to support your conclusion that a dietary supplement containing vincarnine will reasonably be expected to be safe. Your submission contained the results of several human and animal studies that you assert are adequate to evaluate the safety of ingested vincamine.

The submission contained three papers that you assert provide information on the toxicity of vincamine. Two of the papers report the results of studies of intravenously administered vincamine in mice, rats, rabbits, and dogs. Such studies are of limited usefulness for determining the safety of an orally administered dietary supplement. Moreover, results from these animal studies show that vincamine resulted toxic side effects at some dosages, which included, but were not limited to, fibrillation, vomiting, and dilation of peripheral and eyeground vessels. Other studies contained in the submission reported side effects (e.g., bradycardia, faintness, thrombosis of an arm vein, tinnitus) in healthy human volunteers who were given vincamine intravenously. However, the submission contains no explanation or data that explain why these potentially serious side effects are not grounds for concluding that orally administered vincamine is not safe.

Page 2 - Dr. Ronald Thompson

Your submission also contained the findings of short-term (5 weeks) and subchronic (26 weeks) toxicity studies performed in rats to evaluate the safety of a compound identified as TCV-3B. This substance was, however, described in the paper as a derivative of an alkaloid of *Vinca minor*, although the identity of the compound was not provided. In order to evaluate whether the results of these studies have any relevance to evaluating the toxicity of vincamine, it is important to know, among other facts, what alkaloid TCV-3B is derived from, the relationship of TCV-3B to vincamine, and the type of derivative it is. Absent this information, these studies do not provide data that establish that the dietary ingredient, when used under the conditions recommended or suggested in the labeling of the dietary supplement, will reasonably be expected to be safe.

Your submission also contained 16 articles that reported the results of one or more studies of vincamine in humans and animals. Six of the studies were conducted in animals using single intravenous or bolus injection protocols, which as discussed above, are of limited usefulness to establishing the safety of orally administered vincamine'. The human studies contained in the submission provide little support for concluding that chronic or long-term consumption of dietary supplements containing this ingredient will reasonably be expected to be safe in healthy people. Many of the studies were conducted to study the pharmacological effects or efficacy of intravenously administered or injected vincamine in sick patients. Moreover, none of the studies submitted were designed nor intended to examine the adverse or toxicological effects of vincamine in healthy people; instead, the dietary ingredient was used as a therapy in studies of persons with serious diseases. Such studies have limited utility for determining whether the long-term use of a substance as an ingredient in dietary supplements is safe because they do not provide dose-response data nor measurements of endpoints of toxicological concern.

For the reasons discussed above, the information in your submission does not provide an adequate basis to conclude that **vincamine**, when used under the conditions recommended or suggested in the labeling of your product, will reasonably be expected to be safe. Therefore, your product may be adulterated under 21 U.S.C. 342(f)(l)(B) as a dietary supplement that contains a new dietary ingredient for which there is inadequate information to provide reasonable assurance that such ingredient does not present a significant or unreasonable risk of illness or injury. Introduction of such a product into interstate commerce is prohibited under 21 U.S.C. 33 l(a) and (v).

Please contact us if you have questions concerning this matter.

Sincerely,

J77.~~

Lyan A. Larsen, Ph.D.

Director

Division of Programs and Enforcement Policy

Office of Special Nutritionals

Center for Food Safety and Applied Nutrition

^{&#}x27;One of these studies actually was an in vitro study of cells collected from an animal administered vincamine intravenously. The remaining animal study consisted of a single oral oral bolus dose of vincamine. Those data are not suitable to determining the safety of a dietary supplement containing vincamine.

GNC Live Well.

65889



June 25, 1999

Office of Special Nutritionals Center for Food Safety and Applied Nutrition Food and Drug Administration 200 C Street (HFS-450) Washington, DC 20204

Dear Ma'am or Sir:

Pursuant to Section 8 of the Dietary Supplement Health and Education Act of 1994, General Nutrition Corporation ("GNC") located at 300 Sixth Avenue, Pittsburgh, PA 15222 wishes to notify the Food and Drug Administration that GNC will market a new dietary ingredient, Vincamine, a derivative of vinca minor (periwinkle). Accordingly, enclosed please find an original and two (2) copies of this notification.

The dietary supplement which contains Vincamine, will consist of 30mg of Vincamine in a tablet or capsule which will be suggested to be taken one (1) time per day.

Attached please find the scientific studies and other information which establish that this dietary ingredient, when used under the conditions suggested in the labeling of the dietary supplement, is reasonably expected to be safe. This information includes:

- (1) Product Specification & Process Manufacturing
- (2) Toxicity Studies
- (3) Clinical Research Study

Very truly yours,

Ronald Thompson, Ph.D.

Vice President, Product Development

Enclosures

Vincamine

Product Specification & Process Manufacturing



VINCAMINE'S DRUG MASTER FILE

NOMENCLATURE

international Nomenclature (INN): Vincamine, Vincaminum.

Chemical Name: 14,15-dihydro-14 β -hydroxy-(3 α , 16 α)-ebumamenine-14-carboxylic acid methyl ester.

Other Names: DevincanTM, VincalenTM, PervincaminaTM, VincafamTM, etc (ref.: Merck Index. XII. N° 10120).

DESCRIPTION

Vincamine is a white or slightly yellow crystalline powder, **odourless**, soluble in chloroform and in methylene chloride, slightly soluble in alcohol and methanol, insoluble in water.

Structural Formula:

Molecular Formula: $C_{21}H_{26}N_2O_3$ Molecular Weight: 354.43 Chirality: (+)Vincamine

MANUFACTURE. SYNTHESIS METHOD

The steps are as follows:

Tabersonina

Vincadiformina

Vincamina



See Pat. ES 524.193. by oxidation reaction between vincadiformine with oxygen [O] in methyl alcohol by a photosensibilizer reaction. Vincadiformine is obtained by catalytic hydrogenation from tabersonine. Tabersonine is isolated from different plants by extraction with n-hexane in ammonium media.

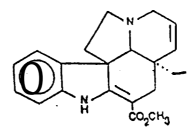
14-epivincamine is transformed in vincamine by Fetizon reagent treatment.

Catalytic reagent: Pd/C.

Purification steps: Vincamine is purified by silica gel chromatography, using methylene chloride. The solvent is then eliminated and the product is **crystallised** in methanol, washed with water and dried.

QUALITY CONTROL DURING MANUFACTURE

Starting material: Tabersonine



Tabersonine

C21H24N2O2: 336.4

DESCRIPTION

Tabersonine is a yellow powder, **soluble** in chloroform, methylene chloride and glacial acetic acid, slightly soluble in **dimethyl** ketone, acetonitrile and alcohol, insoluble in water.

IDENTIFICATION

Mass spectrum, m/e: 336 (M⁺),305 (M⁺-31), 229 214,168, 135, 122, 107, etc.

1H-NMR Spectrum (CDCl3), 8: 0.64 (t, 3H, J= 6.7 Hz); 0.95(m, 2H); 2.0(m, 2H); 2.8(m, 2H); 3.1(m, 2H); 3.5(m, 1H); 3.77(s, 3H); 5.7(m, 2H); 6.85(m, 2H); 7.2(m, 2H); 9.0 (brs, 1H) ppm.

13C-NMR Spectrum **(CDCI3), δ:** 168.27; 142.78;. 137.57: 132.55; 127.21; 124.40; 120.93; 120.11; 108.86; 91.55; 69.44; 54.68; 50.43; 50.00; 44.09; 40.82; 28.19; 26.45: 7.07 ppm.

PURITY

High Performance Llquid Chromatography (HPLC) : Weigh **0.1g** of tabersonine (test solution) and dilute in 100 ml of acetonitrile (HPLC). Weign O.Olg of tabersonine (standard solution), dilute in acetonitrile (HPLC) to make 100 ml.

Inject 50 μ I of the prepared solutions (test and standard solutions), in the chromatographic conditions required. Retention time of **taberonine** test must be the same that standard reference.

Chromatographic conditions:

Detector: UV spedrophotometer (wavelength: 280 nm). Column: Sphertsorb Cl8 ODS2 5μm (25x0.46 cm).



Mobile Phase: Ammonium carbonate bufferlacetonitrile (3:7). Ammonium carbonate buffer: 0.1M in water (HPLC grade).

Flow: 1.0 ml/min.

LOSS ON DRYING

Not more than 0.5% (1g, 80°C, 4h at 600 torr).

ACIDIMETRIC ASSAY IN NON AQUEOUS SOLVENTS

Weigh accurately about 0.3 g (W g) of tabersonine, previously dried. Dissolve in 30 ml of a mixture of acetic anhydride and glacial acetic acid (1:1), add 0.2 ml of crystal violet solution and tritrate with O.IN perchloric acid (a ml). In the same manner make a measurement of the blank (b ml), and make any necessary corrections.

% of tabersonine: (a-b) x f x 3.364

W x 100

f: Perchloric acid factor 0.1 N.

Analysis: Not more than 101.5% and not less than 98.5% (on dry).

REGENTS AND SOLVENTS

-Methyl alcohol: Merck quality, absolute for synthesis (Art. 822283).

-Methylene chloride: Merck quality for synthesis, stabilised with 0.2% of ethyl alcohol (Art. 82271).

CHEMICAL DEVELOPMENT OF THE PRODUCT (vincamine)

Evidence on the structure of vincamine Characteristics of vincamine std

C21H26N2O3: 354.43

Vincamine assay: Not less than 98.5% and not more than 101.5% (on drv).

DESCRIPTION

Vincamine is a white or slightly yellow crystalline powder, odourless. Soluble in chloroform and in methylene chloride, slightly soluble in alcohol and methanol, insoluble in water.

IDENTIFICATION

Draggendorf Test: Dissolve **0,05** g of vincamine in 5 ml of 0.1 N hydrochloric acid TS. Add 2 or 3 drops of Draggendorf TS. An orange predpitate should appear.

Draggendorf TS: Dissolve **0.85** g of blsmuth subnitrate in 10 ml of acetic acid and add 40 ml of water (solution A). Dissolve 8 g of potassium iodide in 20 ml of water (solution B). Immediately before use **mix** equal volumes of solutions A, B and glacial acetic acid. Store solutions A and B **in** light-protected **recipients**, In the refrigerator.



UV Spectrum: In methanol (I-10000) It has maxima at 220 and 268 nm and minimum at 243 nm.

IR Spectrum (Nujol): 1756, 1074,747, 727, etc. cm⁻¹.

1H-NMR Spectrum (CDCl3), 6: 0.90(t, 3H, J= 7Hz); 3.83 (s 3H); 4.6 (brs, 1H); 7.1-7.5 (m 4H, aromatics), etc. ppm.

13C-NMR Spectrum **(CDCl3)**, 6: 174.4; 134.28; 131.52; 129.15; 121.60; 120.23; 110.37; 118.42; 105.98; 82.08; 59.19; 51.09; 44.68; 44.57; 35.17; 28.98; 25.37; 20.89; 16.90; 7.52 ppm.

PURITY TESTS

Colour and appearance of the solution: Dissolve Ig of vincamine in 100 ml of chloroform p.a. The colour of the test solution must not be more intense than the colour of the reference solution **P9** of the European Pharmacopoeia. Vol. I, V.6.2.

Sulphuric Ashes: According to the European Pharmacopoeia, Vol. I, V. 3.2.14.

Heavy Metals: According to the European Pharmacopoeia, Vol. I, V.3.2.8. The content of metal impurities is determined by reaction with the sulphur ion under the specified conditions. It is quantified by comparison to a std lead solution. Specification: not more than 10° ppm.

High Performance Liquid Chromatography (HPLC): Weigh 0.1g of vincamine and dilute in HPLC acetonitrile, to 100 ml (test solution). Separately, weigh 0.01g of vincamine standard and dilute in HPLC acetonitrile, to 100 ml (standard solution).

Inject separately 50 μ l of the solutions prepared before (test and standard solutions), in the chromatographic conditions required.

Chromatographic conditions:

Detector. UV spectrophotometer (wavelength: 280 nm)

Column: Sphensorb C18 ODS2 5µm (25x6.46 cm).

Mobile Phase: Ammonium carbonate buffer/acetonitrile (3:7). Ammonium carbonate buffer.

solution 0,1 M in water (HPLC grade)

Flow: 1.0 ml/min.

Individual related substances: **17,18-dehydrovincamine**: not more than 0.5%; apovincamine: not more than 0.5%; **14-epivincamine**: not more than 0.5%; vincine: not more than 0.5%. Other related substances: each one not more than **0.5%**. TOTAL RELATED SUBSTANCES: NOT MORE THAN 1 .0%.

Residual solvents: Ethyl alcohol: not more than 200 **ppm,** methylene chloride: not more than 100 ppm.

LOSS ON DRYING

Not more than 0.5% (1g at 100°C, 4h and 700 Ton-).

ACIDIMETRIC ASSAY IN NON AQUEOUS SOLVENTS

Weigh accurately about 0.3 **g** (**W** g) of vincamlne, previously dried. Dissolve in 30 ml of a mixture of acetic anhydride and **glacial** acetic acid (1:1), add 0.2 ml of crystal violet solution and **tritrate** with O.IN perchloric acid (a ml). In the same manner make a measurement of the blank (**b** ml), and make any necessary corrections.



f: Perchloric acid factor 0.1 N.

Analysis: Not more than 101,5% and not less than 98,5% (on dry).

CHIRALITY

 $[\alpha]_0^{20}$: +39° to +43° (c=1%, in pyridine).

IMPURITIES

The known potential impurities of vincamine are:

14-EPIVINCAMINE 17,18-DEHYDROVINCAMINE VINCINE APOVINCAMINE

STABILITY

Manufacturing Batch: **CV/870501** Manufacturing Date: May, 1987 Amount of production: 1000 Kg

Conditions: 25°C ± 2 and humidity: 60% ± 5

| TIME (*) (months) | 1 | 3 | 6 | 12 | 24 | 36 |
|--------------------|------------------|------------------|------------------|---|------------------|------------------|
| COLOUR | <p<sub>9</p<sub> | <p<sub>9</p<sub> | <p<sub>9</p<sub> | <pg< td=""><td><p<sub>9</p<sub></td><td><p<sub>9</p<sub></td></pg<> | <p<sub>9</p<sub> | <p<sub>9</p<sub> |
| $[\alpha]_0^{20}$ | +42.5° | +42.5° | +42.5° | +42.5° | +42.5° | +42.5° |
| LOSS ON DRYING | 0.1% | 0.1% | 0.1% | 0.1% | 0.1% | 0.1% |
| PURITY (Titration) | 99.0% | 99.0% | 99.1% | 99.1% | 99.0% | 99.1% |
| Rel. S. (HPLC) | complies | complies | complies | complies | complies | complies |

Manufacturing Batch: **CV/880215**Manufacturing Date: February, **1988**Amount of production: 1000 **kG**

Conditions: $25^{\circ}C \pm 2$ and humidity: $60\% \pm 5$

| TIME (*) (months) | 1 | 3 | 6 | 12 | 24 | 36 |
|--------------------------------|------------------|------------------|------------------|------------------|------------------|------------------|
| COLOUR | <p<sub>9</p<sub> | <p<sub>9</p<sub> | <p<sub>9</p<sub> | <p<sub>9</p<sub> | <p<sub>9</p<sub> | <p<sub>9</p<sub> |
| [α] ₀ ²⁰ | +40° | +40° | +40° | +40° | +40° | +40° |
| LOSS ON DRYING | 0.1% | 0.1% | 0.1% | 0.1% | 0.1% | 0.1% |
| PURITY (Titration) | 99.3% | 99.2% | 99.3% | 99.2% | 99.2% | 99.2% |
| Rel. S. (HPLC) | complies | complies | complies | complies | complies | complies |

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