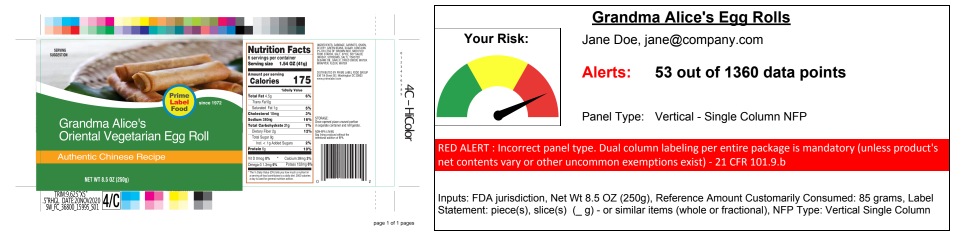
Label IQ

Nutrition Facts Panel Summary Report



What we found:

Servings	Content	Proofing	Graphics	
6 label alerts	10 label alerts	18 label alerts	2 label alerts	RED alerts are serious and violate a regulation.
2 label alerts	5 label alerts	6 label alerts	4 label alerts	YELLOW alerts are cautionary & <u>may</u> violate a regulation (or a guideline), but Prime Label has determined that enforcement on that issue alone is rare
6 checks passed	177 checks passed	89 checks passed	111 checks passed	(unless other labeling issues are present).

What we checked:

	<u>Servings</u> 55 data points	<u>Content</u> 709 data points	<u>Proofing</u> 287 data points	<u>Graphics</u> 303 data points	<u>Panel</u> 6 data points	Click to order added services:	
	 Serving size is correct Servings per container is correct Servings per container & serving size are consistent with net 	 Servings per container is correct Servings per container Serving size are Compliant with claims, A fortification/population Correct order Nutrient units 	Abbreviations Text case Text alignment Text spacing Bolding Italics	NFP color contrast NFP box Column spacing Line placement Line indentation Line widths	 Mandatory dual column panel requirements Restricted small package abbreviations Simplified panel rules 	Get New NFP Report Upload a New Product Additional Services	
	consistent with net contents	· Population DVs / RDIs				0	Not Checked:
Ċ	 Amounts are rounded appropriately Metric equivalencies Correct use of 'about' 	 Amounts = DVs Abbreviations NASS Calorie conversion 	 Punctuation Symbols Headers Footnote 	 White space leading Lines do not touch 	 Measurements (font sizes, total available labeling space) Reference Amount (RACC) inputs Nutrition analysis or ingredients 	For more info contact labels@primelabel.com or (202) 546-3333	

Disclaimer: Prime Label services are specific to the information supplied by the Client and accuracy of the data is solely the responsibility of the Client. Financial liability for any errors made by Prime Label Consultants is limited to the cost of services rendered. Nutrient values in each column are assumed accurate to the declared Serving, Unit, or Container. PrimeLabel

CONSULT

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NFP Elements	Red Alert	Yellow Alert	Checks Passed
NFP elements are listed in the order that they appear on the panel and may be mandatory or voluntary, depending upon the unique characteristics of your label.	Red alerts are serious and violate a regulation.	Yellow alerts are cautionary & may violate a regulation (or a guideline), but PLC has determined that enforcement on that issue alone is rare (unless other labeling issues are present).	Number of checks passed in each row.
Comments:	-The customary and metric amounts provided for the net contents differ by more than 3%. Please review your Net Content statement input and ensure the Servings Per Container are correct -"Omega-3" is not permitted on this NFP		
	-Incorrect panel type. Dual column labeling per entire package is mandatory (unless product's net contents vary or other uncommon exemptions exist) - 21 CFR 101.9.b	-Periods after abbreviations are used inconsistently -This panel may only be used on packages with 40 sq in or less of total available labeling space - 21 CFR 101.9.j	
NFP Box		-Color contrast does not appear to be sufficient - the NFP must be in all black or one color type, printed on a white or other neutral contrasting background whenever practical 21 CFR 101.9.d	2 checks passed
Nutrition Facts header	-Line below may not touch any other line - see example on last page		11 checks passed
Servings Per Container	-Incorrect Text Emphasis - entire line must be unbolded and no italics are allowed - see example on last page -Include the word "About" before the number of servings per container - 21 CFR 101.9.b		9 checks passed
Serving Size	-Serving size' (or abbreviated wording) must be left aligned, while other information must be right aligned - see example on last page -Serving size unit amount is incorrectly rounded - 21 CFR 101.9.b -Metric serving size (#g) is not consistent with the OZ serving size. -Serving size is not consistent with the provided Reference Amount Customarily Consumed. -Serving size declared in ounces requires a visual unit of measure	-Household measure unit should be in lowercase -Serving size is only consistent with reference amount label statement provided if there is too much variance in the size of a piece.	22 checks passed
Amount per serving header			10 checks passed



NFP Elements	Red Alert	Yellow Alert	Checks Passed
Calories	-Calories' must be left aligned, while the number of calories must be right aligned - see example on last page -Amount is incorrectly rounded - 21 CFR 101.9.c		10 checks passed
Calories from Saturated Fat			n/a
% Daily Value header	-% Daily Value*' (or abbreviated wording) must be right aligned - see example on last page	-Asterisk after % Daily Value must match the asterisk before the footnote -Add a space between "%" and "Daily"	12 checks passed
Total Fat			25 checks passed
Saturated Fat		-Omit the space between the number and the metric unit.	23 checks passed
Trans Fat	-In the wrong order on the panel (21 CFR 101.9.d - see example on last page)	-Incorrect Text Emphasis - only the word "Trans" may be in italics and entire line must be unbolded - see example on last page	18 checks passed
Polyunsaturated Fat			n/a
Monounsaturated Fat			n/a
Cholesterol	-Incorrect Text Emphasis - nutrient name & %DV must be bolded but the nutrient quantity & unit should not be bolded and no italics are allowed - see example on last page		24 checks passed
Sodium	-Incorrect Text Emphasis - nutrient name & %DV must be bolded but the nutrient quantity & unit should not be bolded and no italics are allowed - see example on last page	-Increase spacing around letters—they should never touch 21 CFR 101.9.d	22 checks passed
Fluoride			n/a
Total Carbohydrate	-Incorrect Text Emphasis - nutrient name & %DV must be bolded but the nutrient quantity & unit should not be bolded and no italics are allowed - see example on last page		24 checks passed
Dietary Fiber	-%DV is not consistent with the quantitative amount - 21 CFR 101.9.c		23 checks passed
Soluble Fiber			n/a
Insoluble Fiber			n/a



NFP Elements	Red Alert	Yellow Alert	Checks Passed
Total Sugars	-Spelling, case, units, capitalization and punctuation must exactly match the following: 'Total Sugars #g' (21 CFR 101.9.d - see example on last page)	-Increase spacing around letters—they should never touch 21 CFR 101.9.d	19 checks passed
Added Sugars	-Line above must be double indented above the word "Includes"	-Omit the space between < and 1g -"Incl" abbreviation may only be used on packages with 40 sq in or less of total available labeling space or on dual-declaration panels - 21 CFR 101.9.j	24 checks passed
Sugar Alcohol			n/a
Protein		-Increase the leading (white space) around the text - text may not touch any lines - 21 CFR 101.9.d -Ensure that %DV has been calculated based off of the corrected protein value - 21 CFR 101.9.c	26 checks passed
Vitamin D	-Incorrect Text Emphasis - entire line must be unbolded and no italics are allowed - see example on last page -2 nutrients cannot be on the same line without a bullet between them		22 checks passed
Calcium	 -Incorrect Text Emphasis - entire line must be unbolded and no italics are allowed - see example on last page -2 nutrients cannot be on the same line without a bullet between them -%DV is incorrectly rounded - 21 CFR 101.9.c 	-Quantitative amount rounding is not aligned with FDA Guidance	21 checks passed
Iron	-This nutrient must be included in either the main body of the NFP or in the NASS statement		8 checks passed
Potassium	 -Incorrect Text Emphasis - entire line must be unbolded and no italics are allowed - see example on last page -2 nutrients cannot be on the same line without a bullet between them -Spelling, case, units, capitalization and punctuation must exactly match the following: 'Potassium #mg #%' or other wording where allowed (21 CFR 101.9.d - see example on last page) -%DV is not consistent with the quantitative amount - 21 CFR 101.9.c 	-Quantitative amount rounding is not aligned with FDA Guidance	18 checks passed
Vitamin A			n/a
Beta-carotene %			n/a
Vitamin C			n/a
Vitamin E			n/a



NFP Elements	Red Alert	Yellow Alert	Checks Passed
Vitamin K			n/a
Thiamin			n/a
Riboflavin			n/a
Niacin			n/a
Vitamin B6			n/a
Folate			n/a
Folic Acid			n/a
Vitamin B12			n/a
Biotin			n/a
Pantothenic Acid			n/a
Phosphorus			n/a
lodine			n/a
Magnesium			n/a
Zinc			n/a
Selenium			n/a
Copper			n/a
Manganese			n/a
Chromium			n/a
Molybdenum			n/a
Chloride			n/a
Choline			n/a
Footer Formatting:	-Line above must be a medium 3 point bar and lines below must be 1/4 point hairlines, centered between the text above and below		10 checks passed
NASS statement	-Missing but is mandatory since the nutrient(s) indicated above are not present.		0 checks passed



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NFP Elements	Red Alert	Yellow Alert	Checks Passed
Footnote	-Spelling, case, units, capitalization and punctuation must exactly match the following: '* The % Daily Value (DV) tells you how much a nutrient in a serving of food contributes to a daily diet. 2,000 calories a day is used for general nutrition advice.' (21 CFR 101.9.d - see example on last page)		10 checks passed
Added Sugar footnote			n/a
Calorie conversion stmt			n/a



If you need further assistance (a consult, reworked NFP, or comprehensive review of your entire label), please click on the order button or contact the office at labels@primelabel.com or (202) 546-3333.

Additional Services

Money Back Guarantee if not 100% compliant with FDA regulations



Graphics and Font Guide

Because font sizes are out-of-scope of this report, we have attached a graphics guide here for your convenience.

Font Size Requirements:

