DEPARTMENT OF HEALTH & HUMAN SERVICES

Public Health Service

Food and Drug Administration Rockville, MD 20857

NDAs 18-936/S-088, 20-101/S-042, 21-235/S-014

Eli Lilly and Company Attention: Kevin Sheehan, MS, PharmD Senior Regulatory Associate, Regulatory Affairs Lilly Corporate Center Indianapolis, IN 46285

Dear Dr. Sheehan:

Please refer to your supplemental new drug application dated December 23, 2008, submitted under section 505(b) of the Federal Food, Drug, and Cosmetic Act (FDCA) for Prozac (fluoxetine HCl) pulvules, Prozac (fluoxetine HCl) oral solution, and Prozac Weekly (fluoxetine HCl) delayed-release capsules.

Reference is also made to an FDA letter dated December 4, 2008, notifying you, under section 505(o)(4) of the FDCA, of new safety information that we believe should be included in the labeling for Prozac and Prozac Weekly. This information pertains to the risk of neuroleptic malignant syndrome associated with use of selective serotonin reuptake inhibitors (SSRIs) or serotonin-norepinephrine reuptake inhibitors (SNRIs), including Prozac and Prozac Weekly. Reference is also made to an e-mail correspondence from LCDR Sonny Saini, of the FDA, to you dated January 29, 2009, requesting that you delete the terms "serotonin syndrome" and "neuroleptic malignant syndrome-like events" from the Postintroduction Reports section of labeling since they are now discussed more prominently in the Warnings section. We additionally refer to your e-mail correspondence dated January 29, 2009 agreeing to the deletion of these terms from the Postintroduction Reports section of labeling.

We have completed our review of these supplemental applications. The applications are approved, effective on the date of this letter, for use as recommended in the enclosed agreed-upon labeling text.

CONTENT OF LABELING

As soon as possible, but no later than 14 days from the date of this letter, please submit the content of labeling [21 CFR 314.50(l)] in structured product labeling (SPL) format, as described at http://www.fda.gov/oc/datacouncil/spl.html, that is identical in content to the enclosed labeling. Upon receipt, we will transmit that version to the National Library of Medicine for public dissemination. For administrative purposes, please designate these submissions "SPL for approved supplements NDA 18-936/S-088, 20-101/S-042, 21-235/S-014."

In addition, within 21 days of the date of this letter, amend any pending applications for these NDAs with content of labeling in structured product labeling (SPL) format to include the changes approved in these applications.

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Marketing the product with FPL that is not identical to the approved labeling text and in the required format may render the product misbranded and an unapproved new drug.

We expect that the revised labeling would be available on your website within 10 days of receipt of this letter and that it would accompany any newly shipped product in a reasonable amount of time. Drug product already in distribution with currently approved labeling may remain in distribution.

Failure to make these changes within the specified period of time could make your product misbranded under 21 USC 321(n) and 352(a).

LETTERS TO HEALTH CARE PROFESSIONALS

If you issue a letter communicating important information about this drug product (i.e., a "Dear Health Care Professional" letter), we request that you submit a copy of the letter to this NDA and a copy to the following address:

MEDWATCH Food and Drug Administration 5515 Security Lane HFD-001, Suite 5100 Rockville, MD 20852

REPORTING REQUIREMENTS

We remind you that you must comply with reporting requirements for an approved NDA (21 CFR 314.80 and 314.81).

If you have any questions, call Renmeet Grewal, Pharm. D., Regulatory Project Manager, at (301)796-1080.

Sincerely,

{See appended electronic signature page}

Thomas Laughren, M.D.
Director
Division of Psychiatry Products
Office of Drug Evaluation I
Center for Drug Evaluation and Research

Enclosure

This is a representation of an electronic record that was signed electronically a	ınd
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/s/

Thomas Laughren

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