

following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC, Office of the Federal Maritime Commission, 1100 L Street NW, room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the **Federal Register** in which this notice appears. The requirements for comments are found in § 572.603 of title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 203-011280-006.

Title: Vessel Operator Hazardous Materials Association Agreement.

Parties:

Atlantic Container Line B.V.
 America-Africa-Europe Line GmbH
 Compagnie Generale Maritime
 Crowley Maritime Corporation
 Evergreen Marine Corporation (Taiwan), Ltd.
 Farrell Lines, Inc.
 Hamburg-Sudamerikanische Dampfschiffahrts Gesellschaft Eggert & Arnsinck (Columbus Line)
 Hapag-Lloyd A.G.
 Independent Container Line Ltd.
 A.S. Ivarans Rederi
 Kawasaki Kisen Kaisha Ltd.
 Mitsui O.S.K. Lines, Ltd.
 A.P. Moller-Maersk Line
 Nedlloyd Lijnen B.V.
 Nippon Yusen Kaisha Line
 P&O Containers, Ltd.
 Sea-Land Service, Inc.
 Senator Linie GmbH & Co. KG
 Wilh. Wilhelmsen Ltd. AS.

Zim Israeli Navigation Shipping Co., Ltd.
Synopsis: The proposed amendment would modify Article 8.1 of the Agreement to permit changes in membership to be approved by majority vote of the Agreement's Executive Committee.

By order of the Federal Maritime Commission.

Dated: March 28, 1991.

Joseph C. Polking,

Secretary.

[FR Doc. 91-7533 Filed 3-29-91; 8:45 am]

BILLING CODE 6730-01-M

[Docket No. 91-16]

Meat Importers Council of America, Inc. v. Australia-Pacific Coast Rate Agreement, et al.; Filing of Complaint and Assignment

Notice is given that a complaint filed by Meat Importers Council of America, Inc. ("Complainant") against Australia-Pacific Coast Rate Agreement; ABC Container Line, N.V.; ACT/Pace Line;

Australia-New Zealand Direct Line; and Columbus Line, Inc. (hereinafter collectively referred to as "Respondents") was served March 28, 1991. Complainant alleges that Respondents violate sections 10(b)(1), (8) and (12) of the Shipping Act of 1984, 46 U.S.C. app. 1709(b)(1), (6) and (12) through the manner in which they implement Rule 32 of intermodal tariff number 3 of the Australia-Pacific Coast Rate Agreement, relating to the application of terminal handling charges.

This proceeding has been assigned to Administrative Law Judge Charles E. Morgan ("Presiding Officer"). Hearing in this matter, if any is held, shall commence within the time limitations prescribed in 46 CFR 502.61. The hearing shall include oral testimony and cross-examination in the discretion of the Presiding Officer only upon proper showing that there are genuine issues of material fact that cannot be resolved on the basis of sworn statements, affidavits, depositions, or other documents or that the nature of the matter in issue is such that an oral hearing and cross-examination are necessary for the development of an adequate record. Pursuant to the further terms of 46 CFR 502.61, the initial decision of the Presiding Officer in this proceeding shall be issued by March 27, 1992, and the final decision of the Commission shall be issued by July 27, 1992.

Joseph C. Polking,
 Secretary.

[FR Doc. 91-7522 Filed 3-29-91; 8:45 am]

BILLING CODE 6730-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 91M-0007]

Permeable Contact Lenses, Inc.; Premarket Approval of SGP 3™ (Unifocon A) Rigid Gas Permeable Contact Lens for Daily Wear (Clear, Blue, and Green Tinted)

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing its approval of the application by Permeable Contact Lenses, Inc., Morganville, NJ, for premarket approval, under the Medical Device Amendments of 1976, of the spherical SGP 3™ (unifocon A) Rigid Gas Permeable Contact Lens for Daily Wear (clear,

blue, and green tinted). After reviewing the recommendation of the Ophthalmic Devices Panel, FDA's Center for Devices and Radiological Health (CDRH) notified the applicant, by letter of December 18, 1990, of the approval of the application.

DATES: Petitions for administrative review by May 1, 1991.

ADDRESSES: Written requests for copies of the summary of safety and effectiveness data and petitions for administrative review to the Dockets Management Branch (HFA-305), Food and Drug Administration, rm. 4-82, 5600 Fishers Lane, Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT:

David M. Whipple, Center for Devices and Radiological Health (HFZ-460), Food and Drug Administration, 1390 Piccard Dr., Rockville, MD 20850-4302, 301-427-1080.

SUPPLEMENTARY INFORMATION: On January 3, 1990, Permeable Contact Lenses, Inc., Morganville, NJ 07751, submitted to CDRH an application for premarket approval of the SGP 3™ (unifocon A) Rigid Gas Permeable Contact Lens for Daily Wear (clear, blue, and green tinted). The spherical lens is indicated for daily wear for the correction of visual acuity in not-aphakic persons with nondiseased eyes that are myopic or hyperopic. The lens may be worn by persons who may exhibit astigmatism of 4.00 diopters (D) or less that does not interfere with visual acuity. The spherical lens ranges in powers from -20.00 D to +12.00 D and is to be disinfected using a chemical lens care system. The blue tinted lens contains the color additive D&C Green No. 6, and the green tinted lens contains the color additives D&C Green No. 6 and D&C Yellow No. 10, in accordance with the color additive listing provisions of 21 CFR 74.3206 and 74.3710, respectively.

On April 20, 1990, the Ophthalmic Devices Panel, an FDA advisory committee, reviewed and recommended approval of the application. On December 18, 1990, CDRH approved the application by a letter to the applicant from the Director of the Office of Device Evaluation, CDRH.

A summary of the safety and effectiveness data on which CDRH based its approval is on file in the Dockets Management Branch (address above) and is available from that office upon written request. Requests should be identified with the name of the device and the docket number found in brackets in the heading of this document.

A copy of all approved labeling is available for public inspection at

CDRH—contact David M. Whipple (HFZ-460), address above. The labeling of the SCP 3™ (unifocon A) Rigid Gas Permeable Contact Lens for Daily Wear (clear, blue, and green tinted) states that the lens is to be used only with certain solutions for disinfection and other purposes. The restrictive labeling informs new users that they must avoid using certain products, such as solutions intended for use with hard contact lenses only.

Opportunity for Administrative Review

Section 515(d)(3) of the Federal Food, Drug, and Cosmetic Act (the act) (21 U.S.C. 360e(d)(3)) authorizes any interested person to petition, under section 515(g) of the act (21 U.S.C. 360e(g)), for administrative review of CDRH's decision to approve this application. A petitioner may request either a formal hearing under part 12 (21 CFR part 12) of FDA's administrative practices and procedures regulations or a review of the application and CDRH's action by an independent advisory committee of experts. A petition is to be in the form of a petition for reconsideration under § 10.33(b) (21 CFR 10.33(b)). A petitioner shall identify the form of review requested (hearing or independent advisory committee) and shall submit with the petition supporting data and information showing that there is a genuine and substantial issue of material fact for resolution through administrative review. After reviewing the petition, FDA will decide whether to grant or deny the petition and will publish a notice of its decision in the *Federal Register*. If FDA grants the petition, the notice will state the issue to be reviewed, the form of review to be used, the persons who may participate in the review, the time and place where the review will occur, and other details.

Petitioners may, at any time on or before May 1, 1991, file with the Dockets Management Branch (address above) two copies of each petition and supporting data and information, identified with the name of the device and the docket number found in brackets in the heading of this document. Received petitions may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

This notice is issued under the Federal Food, Drug, and Cosmetic Act (sections 515(d), 520(h) (21 U.S.C. 360e(d), 360j(h))) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10) and redelegated to the Director, Center for Devices and Radiological Health (21 CFR 5.53).

Dated: March 22, 1991.

Elizabeth D. Jacobson,
Acting Director, Center for Devices and
Radiological Health.
[FR Doc. 91-7514 Filed 3-29-91; 8:45 am]
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[Docket No. 91P-0075]

Cottage Cheese Deviating From Standard of Identity; Temporary Permit for Market Testing

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that a temporary permit has been issued to Bison Foods Co., to market test a product designated as "nonfat cottage cheese" that deviates from the U.S. standards of identity for cottage cheese (21 CFR 133.128), dry curd cottage cheese (21 CFR 133.129), and lowfat cottage cheese (21 CFR 133.131). The purpose of the temporary permit is to allow the applicant to measure consumer acceptance of the product, identify mass production problems, and assess commercial feasibility.

DATES: This permit is effective for 15 months, beginning on the date the food is introduced or caused to be introduced into interstate commerce, but not later than July 1, 1991.

FOR FURTHER INFORMATION CONTACT:

Frederick E. Boland, Center for Food Safety and Applied Nutrition (HFF-414), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-485-0117.

SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 130.17 concerning temporary permits to facilitate market testing of foods deviating from the requirements of the standards of identity promulgated under section 401 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 341), FDA is giving notice that a temporary permit has been issued to Bison Foods Co., 196 Scott St., Buffalo, NY 14204.

The permit covers limited interstate marketing tests of a nonfat cottage cheese, formulated from dry curd cottage cheese and a dressing, such that the finished product contains from 0.1 to 0.3 percent milkfat. The food deviates from the U.S. standards of identity for cottage cheese (21 CFR 133.128) and lowfat cottage cheese (21 CFR 133.131) in that the milkfat content of cottage cheese is not less than 4.0 percent, and that the milkfat content of lowfat cottage cheese ranges from 0.5 to 2.0 percent. The test product also deviates

from the U.S. standard of identity for dry curd cottage cheese (21 CFR 133.129) because of the added dressing. The test product meets all requirements of the standards with the exception of these deviations. The purpose of the variation is to offer the consumer a product that is nutritionally equivalent to cottage cheese products with dressing but contains less fat.

For the purpose of this permit, the name of the product is "nonfat cottage cheese." The information panel of the label will bear nutrition labeling in accordance with 21 CFR 101.9.

This permit provides for the temporary marketing of 500,000 pounds (228,800 kilograms) in 454-gram (16-ounce) containers of the test product. The product will be manufactured at Bison Foods Co., Division of Upstate Milk Cooperatives, Inc., 196 Scott St., Buffalo, NY 14204, and distributed in Connecticut, Delaware, Indiana, Kentucky, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Virginia, Vermont, and West Virginia.

Each of the ingredients used in the food must be declared on the label as required by the applicable sections of 21 CFR part 101.

This permit is effective for 15 months, beginning on the date the food is introduced or caused to be introduced into interstate commerce, but not later than July 1, 1991.

Dated: March 22, 1991.

Douglas L. Archer,
Acting Director, Center for Food Safety and
Applied Nutrition.

[FR Doc. 91-7559 Filed 3-29-91; 8:45 am]
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[Docket No. 91M-00113]

Sola/Barnes-Hind; Premarket Approval of Fluorocon™ (Paflufocon B) Rigid Gas Permeable Contact Lenses for Daily and Extended Wear (Clear and Tinted)

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing its approval of the supplemental application by Sola/Barnes-Hind, Sunnyvale, CA, for premarket approval, under the Medical Device Amendments of 1976, of the spherical Fluorocon™ (paflufocon B) Rigid Gas Permeable Contact Lenses for Daily and Extended Wear (Clear and Tinted). The lenses are