

Furthermore, absent an appeal, or, if appealed, upon a "conclusive" court decision affirming the CIT's opinion, the Department will amend the final results of the administrative review of the antidumping finding on tapered roller bearings, four inches or less in outside diameter, and certain components thereof from Japan to reflect the amended margins of 49.63 percent for Koyo and 16.28 percent for NSK for the period August 1, 1987 through July 31, 1988, in the Department's redetermination on remand, as affirmed by the CIT.

Dated: January 9, 1995.

Susan G. Esserman,
Assistant Secretary for Import
Administration.

[FR Doc. 95-1216 Filed 1-17-95; 8:45 am]

BILLING CODE 3510-DS-P

National Oceanic and Atmospheric Administration

[I.D. 010995B]

Mid-Atlantic Fishery Management Council; Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of public meetings.

SUMMARY: The Mid-Atlantic Fishery Management Council (Council) and its Surf Clam and Ocean Quahog Committee, Habitat Committee, and Squid, Mackerel and Butterfish Committee will hold public meetings on January 31-February 2, 1995, at the Dunes Manor Hotel, 28th Street and the Ocean, Ocean City, MD 21842, telephone: (410) 289-1100. On January 31, the Surf Clam and Ocean Quahog Committee will meet from 1:00 p.m. until 4:00 p.m., and the Habitat Committee will meet from 4:00 p.m. until 5:00 p.m. On February 1, the Squid, Mackerel, and Butterfish Committee will meet from 8:00 a.m. until 11:30 a.m., followed by the full Council meeting until 5:00 p.m. On February 2, the full Council will meet from 8:00 a.m. until approximately noon.

The following topics may be discussed:

- (1) Review stock assessment for surf clams and ocean quahogs;
- (2) Review North Carolina surf clam situation;
- (3) Review hearing record and comments on Amendment 5 to Squid, Mackerel, Butterfish Fishery Management Plan and decide on changes, if any;

(4) Have an information and education report on hook and release mortality;

(5) Discuss habitat agenda items for 1995; and

(6) Other fishery management matters.

The Council meeting may be revised, lengthened or shortened based on the progress of the meeting. The Council may go into closed session to discuss personnel or national security matters.

FOR FURTHER INFORMATION CONTACT: David R. Keifer, Executive Director, Mid-Atlantic Fishery Management Council, 300 S. New Street, Dover, DE 19901; telephone: (302) 674-2331.

SUPPLEMENTARY INFORMATION: This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Joanna Davis on (302) 674-2331, at least 5 days prior to the meeting date.

Dated: January 11, 1995.

Richard H. Schaefer,
Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.

[FR Doc. 95-1164 Filed 1-17-95; 8:45 am]

BILLING CODE 3510-22-F

[I.D. 010995A]

South Atlantic Fishery Management Council; Public Meetings and Hearings

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of public meetings and hearings.

SUMMARY: The South Atlantic Fishery Management Council and its Committees will hold public meetings on February 6-10, 1995, at the Ponce de Leon on 4000 U.S. Highway 1 North, St. Augustine, FL; telephone: 1-800-228-2821.

The Habitat Committee will meet on February 6, from 1:30 p.m. until 5:00 p.m., to consider approving an amendment to the Coral Fishery Management Plan (FMP) which would allow for aquaculture of live rock in South Atlantic Federal waters. The amendment establishes a permit system which will enable NMFS to issue Federal live rock aquaculture permits to applicants with approved U.S. Army Corps of Engineers general aquaculture permits. These combined permits will provide for placement and removal of aquacultured live rock. The amendment also contains a proposed prohibition on octocoral harvest north of Cape Canaveral, FL, and a prohibition on all

anchoring of fishing vessels in the Oculina Bank.

On February 7, from 8:30 a.m. until 12:00 noon, the Wreckfish Advisory Panel will meet jointly with the Snapper-Grouper Committee to review wreckfish stock assessments and staff reports before recommending a new total allowable catch. The Snapper-Grouper Committee will convene from 1:30 p.m. until 5:00 p.m., to review public scoping meeting minutes before preparing options to take to public hearings on Amendment 8 to the Snapper-Grouper FMP. Draft Amendment 8 may include new regulations for various snapper-grouper species and gear types, limited access into the snapper-grouper fishery, modifications to commercial permits and changes to multi-day bag limits.

At 6:30 p.m., a final public hearing will be held on Amendment 1 to the Shrimp FMP (Rock Shrimp) which would prohibit rock shrimp trawling south of a demarcation line of 28 degrees 30 minutes latitude off central eastern Florida. Directly following the hearing, public scoping meetings will be held to solicit comments on finfish bycatch in the shrimp fishery and on developing an FMP for the golden crab fishery.

The Controlled Access Committee will meet on February 8, from 8:30 a.m. until 12:00 noon, to review public scoping meeting minutes, and then determine if a controlled access program is necessary for the Atlantic Spanish mackerel fishery. From 1:30 p.m. until 5:00 p.m., the Shrimp Committee will review Amendment 1 to the Shrimp FMP (Rock Shrimp) for submission to the Secretary of Commerce for final approval.

The full Council will hold a meeting on February 9-10, 1995, to discuss and act on Committee recommendations. The meeting on February 9 will begin at 8:30 a.m. and adjourn at 5:00 p.m. It will reconvene on February 10 from 8:30 a.m. until 12:00 p.m. A detailed agenda of the meeting will be available on January 16.

FOR FURTHER INFORMATION CONTACT: South Atlantic Fishery Management Council; One Southpark Circle, Suite 306, Charleston, SC 29407-4699; telephone: (803) 571-4366.

SUPPLEMENTARY INFORMATION: This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to the Council office at the above address by January 30, 1995.

Dated: January 11, 1995.

Richard H. Schaefer,
 Director, Office of Fisheries Conservation and
 Management, National Marine Fisheries
 Service.

[FR Doc. 95-1165 Filed 1-17-95; 8:45 am]

BILLING CODE 3510-22-F

**CONSUMER PRODUCT SAFETY
 COMMISSION**

[CPSC Docket No. 95-C0006]

**Boley Corp., a Corporation;
 Provisional Acceptance of a
 Settlement Agreement and Order**

AGENCY: Consumer Product Safety
 Commission.

ACTION: Provisional acceptance of a
 Settlement Agreement under the
 Consumer Product Safety Act.

SUMMARY: It is the policy of the
 Commission to publish settlements
 which it provisionally accepts under the
 Consumer Product Safety Act in the
Federal Register in accordance with the
 terms of 16 CFR 1118.20(e)-(h).
 Published below is a provisionally-
 accepted Settlement Agreement with
 Boley Corporation, a corporation.

DATES: Any interested person may ask
 the Commission not to accept this
 agreement or otherwise comment on its

contents by filing a written request with
 the Office of the Secretary by February
 2, 1995.

ADDRESSES: Persons wishing to
 comment on this Settlement Agreement
 should send written comments to the
 Comment 95-C0006, Office of the
 Secretary, Consumer Product Safety
 Commission, Washington, DC 20207.

FOR FURTHER INFORMATION CONTACT: Earl
 A. Gershenow, Trial Attorney, Office of
 Compliance and Enforcement,
 Consumer Product Safety Commission,
 Washington, DC 20207; telephone (301)
 504-0626.

SUPPLEMENTARY INFORMATION: The text of
 the Agreement and Order appears
 below.

Dated: January 11, 1995.

Sadye E. Dunn,
 Secretary.

Settlement Agreement and Order

1. Boley Corporation (hereinafter,
 "Boley"), a corporation, enters into this
 Settlement agreement and Order
 (hereinafter, "Settlement Agreement")
 with the staff of the Consumer Project
 Safety Commission, and agrees to the
 entry of the Order described herein. The
 purpose of the Settlement Agreement is
 to settle the staff's allegations that Boley
 knowingly caused the introduction into
 interstate commerce of certain banned

hazardous toys, in violation of section
 4(a) of the Federal Hazardous
 Substances Act, 15 U.S.C. 1263(a).

I. The Parties

2. The "staff" is the staff of the
 Consumer Product Safety Commission,
 an independent regulatory commission
 of the United States established
 pursuant to section 4 of the CPSA, 15
 U.S.C. 2053.

3. Boley is a corporation organized
 and existing under the laws of the State
 of California, since 1983. The firm's
 principal place of business is located at
 2022 Violet Street, Los Angeles,
 California 90021. Boley is an importer
 and wholesale distributor of toys. Toys
 intended for use by children under three
 years of age constitute less than ten
 percent of the firm's business.

II. Allegations of the Staff

4. Boley is a "person" within the
 meaning the meaning of section 2 of the
 FHSA, 15 U.S.C. 1261(e), and therefore,
 subject to the jurisdiction of the
 Consumer Product Safety Commission.

5. On five occasions between April 7,
 1991, and March 22, 1992, Boley caused
 the introduction into interstate
 commerce of 13 kinds of toys (78,408
 units) intended for use by children
 under three years of age, which are
 identified and described below:

Sample No.	Product	Entry date	Expt/mfg
M-867-2037	Row boats	4/7/91	Switoy Limited.
M-867-2430	Wind-Up Wanderer and Happy Bird toys	2/11/91	Switoy Limited.
M-867-2431	Wind-Up Wanderer Cloud Buster	2/11/91	Switoy Limited.
M-867-2453	Funny Buster	2/18/91	Switoy Limited.
P-867-7718	Plastic twin baby	2/28/91	Switoy Limited.
P-867-7820	Megatop machine cement truck	3/22/92	Switoy Limited.
P-867-7821	Megatop machine bulldozer	3/22/92	Switoy Limited.
P-867-7822	Megatop machine crane truck	3/22/92	Switoy Limited.
P-867-7823	Megatop machine dump truck	3/22/92	Switoy Limited.
P-867-7824	Megatop machine desert star van	3/22/92	Switoy Limited.
P-867-7825	Megatop machine desert star racing car	3/22/92	Switoy Limited.
P-867-7826	Desert star jeep	3/22/92	Switoy Limited.
P-867-7827	Desert star bug	3/22/94	Switoy Limited.

6. The toys identified in paragraph 6
 above are subject to, but failed to
 comply with, the Commission's Small
 Parts Regulation, 16 CFR part 1501, in
 that when tested under the "use and
 abuse" test methods specified in 16 CFR
 1500.51 and 1500.52, (a) one or more
 parts of each tested toy separated and
 (b) one or more of the separated parts
 from each of the tested toys fit
 completely within the test cylinder, as
 set forth in 16 CFR 1501.4.

7. Because separated parts fit
 completely within the test cylinder as
 described in paragraph 7 above, each of

the toys identified in paragraph five
 presents a "mechanical hazard" within
 the meaning of section 2(s) of the FHSA,
 15 U.S.C. 1261(s) (choking, aspiration
 and/or ingestion of small parts).

8. Each of the toys identified in
 paragraph 6 above is a "hazardous
 substance" pursuant to section 2(f)(1)(D)
 of the FHSA, 15 U.S.C. 1261(f)(1)(D).

9. Each of the toys identified in
 paragraph 6 above is a "banned
 hazardous substance" pursuant to (a)
 section 2(q)(1)(A) of the FHSA, 15
 U.S.C. 1261(q)(1)(A) (any toy or other
 article intended for use by children

which bears or contains a hazardous
 substance); and (b) 16 CFR
 1500.18(a)(9).

10. Boley knowingly introduced or
 caused the introduction into interstate
 commerce; or received in interstate
 commerce and delivered or proffered
 delivery thereof for pay or otherwise,
 the banned hazardous toys identified in
 paragraph 6 above, in violation of
 sections 4 (a) or (c) of the FHSA, 15
 U.S.C. 1263 (a) or (c), respectively.

III. Response of Boley

11. Boley denies the allegations of the
 staff set forth in paragraphs 5 through 11