

IV. Response of Toy Wonders, Inc.

15. Toy Wonders denies the allegations of the staff set forth in paragraphs 5 through 14 above that it has knowingly introduced or caused to be introduced into interstate commerce; or received in interstate commerce and delivered or proffered delivery thereof for pay or otherwise, the banned hazardous toys and misbranded hazardous art materials, identified in paragraphs 5 and 11 above, in violation of the FHSA.

V. Agreement of the Parties

16. The Consumer Product Safety Commission has jurisdiction over Toy Wonders and the subject matter of this Settlement Agreement and Order under the following acts: Consumer Product Safety Act, 15 U.S.C. 2051 *et seq.*, and the Federal Hazardous Substances Act, 15 U.S.C. 1261 *et seq.*

17. Upon final acceptance by the Commission of this Settlement Agreement and Order, the Commission shall issue the attached Order incorporated herein by this reference.

18. The Commission does not make any determination that Toy Wonders knowingly violated the FHSA. The Commission and Toy Wonders agree that this Agreement is entered into for the purposes of settlement only.

19. Upon final acceptance of this Settlement Agreement by the Commission and issuance of the Final Order, Toy Wonders knowingly, voluntarily and completely waives any rights it may have in this matter (1) to an administrative or judicial hearing, (2) to judicial review or other challenge or contest of the validity of the Commission's actions, (3) to a determination by the Commission as to whether Toy Wonders failed to comply with the FHSA as aforesaid, (4) to a statement of findings of fact and conclusions of law, and (5) to any claims under the Equal Access to Justice Act.

20. For purposes of section 6(b) of the CPSA, 15 U.S.C. 2055(b), this matter shall be treated as if a complaint had issued; and the Commission may publicize the terms of the Settlement Agreement and Order.

21. Upon provisional acceptance of this Settlement Agreement and Order by the Commission, this Settlement Agreement and Order shall be placed on the public record and shall be published in the **Federal Register** in accordance with the procedures set forth in 16 CFR 1118.20(e)-(h). If the Commission does not receive any written request not to accept the Settlement Agreement and

Order within 15 days, the Settlement Agreement and Order will be deemed finally accepted on the 16th day after the date it is published in the **Federal Register**.

22. The parties further agree that the Commission shall issue the attached Order; and that a violation of the Order shall subject Toy Wonders to appropriate legal action.

23. Agreements, understandings, representations, or interpretations made outside of this Settlement Agreement and Order may not be used to vary or to contradict its terms.

24. The provisions of the Settlement Agreement and Order shall apply to Toy Wonders, Inc. and each of its successors and assigns.

Respondent Toy Wonders, Inc.

Dated March 16, 1995.

Samuel Su,

President Toy Wonders, Inc.

Dated: March 16, 1995.

Lu Su,

Manager, Toy Wonders, Inc.

Commission Staff

David Schmeltzer,

Assistant Executive Director, Office of Compliance and Enforcement.

Eric L. Stone,

Acting Director, Division of Administrative Litigation, Office of Compliance and Enforcement.

Dated: March 17, 1995.

Earl A. Gershenow,

Trial Attorney, Division of Administrative Litigation, Office of Compliance and Enforcement.

Dated March 17, 1995.

Dennis C. Kacoyanis,

Trial Attorney, Division of Administrative Litigation, Office of Compliance and Enforcement.

Order

Under consideration of the Settlement Agreement entered into between respondent Toy Wonders, Inc., a corporation, and the staff of the Consumer Product Safety Commission; and the Commission having jurisdiction over the subject matter and Toy Wonders, Inc.; and it appearing that the Settlement Agreement and Order is in the public interest, it is

Ordered, that the Settlement Agreement and Order be and hereby is accepted, as indicated below; and it is

Further Ordered, that upon final acceptance of the Settlement Agreement and Order, Toy Wonders, Inc. shall pay to the Commission a civil penalty in the amount of SEVENTY-FIVE THOUSAND AND 00/100 DOLLARS (\$75,000.00) in

three payments consisting of TWENTY-FIVE THOUSAND AND 00/100 DOLLARS (\$25,000.00) each. The first payment of TWENTY-FIVE THOUSAND AND 00/100 DOLLARS (\$25,000.00) shall be due within twenty (20) days after service of the Final Order accepting the Settlement Agreement and Order (hereinafter, the anniversary date). The second payment of TWENTY-FIVE THOUSAND AND 00/100 DOLLARS (\$25,000.00) shall be paid within one year of the anniversary date. The third payment of TWENTY-FIVE THOUSAND AND 00/100 DOLLARS (\$25,000.00) shall be paid within two years of the anniversary date. Payment of the full amount of the civil penalty shall settle fully the staff's allegations set forth in paragraphs 5 through 14 of the Settlement Agreement and Order that Toy Wonders, Inc. violated the FHSA. Upon failure by Toy Wonders, Inc. to make payment or upon the making of a late payment by Toy Wonders, Inc. (a) The entire amount of the civil penalty shall be due and payable, and (b) interest on the outstanding balance shall accrue and be paid at the federal legal rate of interest under the provisions of 28 U.S.C. 1961 (a) and (b).

Provisionally accepted and Provisional Order issued on the 3rd day of April, 1995.

By order of the Commission.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 95-8521 Filed 4-6-95; 8:45 am]

BILLING CODE 6355-01-M

DEPARTMENT OF DEFENSE**Department of the Air Force****Notification of Proposed Terminations or Substantial Reductions of Major Defense Programs**

Section 4471 of the FY93 Defense Authorization Act, as amended by section 1372 of the FY94 Defense Authorization Act and section 1142 of the FY95 Defense Authorization Act, requires that each prime contractor under a major defense program be notified if the program is proposed for substantial reductions or terminations as forwarded to Congress in the Presidents Budget.

The following Air Force prime contractor is hereby notified the program listed below has been proposed to be terminated by the Fiscal Year 96 President's budget:

Program	Prime Contractor	Contract No.
EF-111A System Improvement Program	Grumman Aerospace Corporation, 609 South Oyster Bay Rd Bethpage, NY 11714-3582.	F33657-90-C-0001

Note: This is not a notice of termination, but a notice of proposed termination that was submitted in the FY96 President Budget to Congress.

The Air Force point of contact for this notice is Maj Pete Knudsen. He can be contacted at (703)695-2656.

Patsy J. Conner,

Air Force Federal Register Liaison Officer.

[FR Doc. 95-8586 Filed 4-6-95; 8:45 am]

BILLING CODE 3910-01-P

DEPARTMENT OF EDUCATION

National Advisory Committee on Institutional Quality and Integrity; Meeting

AGENCY: National Advisory Committee on Institutional Quality and Integrity, Education.

ACTION: Notice of public meeting.

SUMMARY: This notice sets forth the proposed agenda of the National Advisory Committee on Institutional Quality and Integrity. Notice of this meeting is required under section 10(a)(2) of the Federal Advisory Committee Act. This document is intended to notify the general public of its opportunity to attend this public meeting.

DATES AND TIMES: May 24-26, 1995, 8:00 a.m. until 5:00 p.m.

ADDRESS: The Dupont Plaza Hotel, 1500 New Hampshire Avenue, NW., Washington, DC 20036.

FOR FURTHER INFORMATION CONTACT: Carol F. Sperry, Executive Director, National Advisory Committee on Institutional Quality and Integrity, U.S. Department of Education, 600 Independence Avenue, SW., room 3905, ROB 3, Washington, DC 20202-7592. Telephone: (202) 260-3636. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 between 8:00 a.m. and 8:00 p.m., Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION: The National Advisory Committee on Institutional Quality and Integrity is established under Section 1205 of the Higher Education Act (HEA) as amended by Public Law 102-325 (20 U.S.C. 1145). The Committee advises the Secretary of Education with respect to the establishment and enforcement of

the standards of accrediting agencies or associations under subpart 2 of part H of Title IV, HEA, the recognition of a specific accrediting agency or association, the preparation and publication of the list of nationally recognized accrediting agencies and associations, the eligibility and certification process for institutions of higher education under Title IV, HEA, and the functions of the Secretary under subpart 1 part H of Title IV, HEA, relating to the State Postsecondary Review Program. The Committee also develops and recommends to the Secretary standards and criteria for specific categories of vocational training institutions and institutions of higher education for which there are no recognized accrediting agencies, associations, or State agencies, in order to establish eligibility for such institutions on an interim basis for participation in federally funded programs.

Agenda

The meeting on May 24-26, 1995 is open to the public. The Advisory Committee will review petitions of accrediting and State approval bodies relative to initial or continued recognition by the Secretary of Education. It also will review a petition by a Federal agency for bachelor's degree-granting authority. In addition, the Committee will hear presentations by representatives of these petitioning agencies and any third parties who have requested to be heard.

The following petitions are scheduled for review:

Nationally Recognized Accrediting Agencies and Associations

Petitions for Initial Recognition

1. American Academy for Liberal Education (requested scope of recognition: The accreditation and preaccreditation of institutions and programs in the liberal arts).
2. Montessori Accreditation Council for Teacher Education (requested scope of recognition: The accreditation of institutions and programs for Montessori teacher education).

Petitions for Renewal of Recognition

1. American Academy of Microbiology, Committee on Postdoctoral Educational Programs (requested scope of recognition: The accreditation of postdoctoral programs

in medical and public health laboratory microbiology).

2. American Association for Marriage and Family Therapy, Commission on Accreditation for Marriage and Family Education (requested scope of recognition: The accreditation of graduate degree programs and clinical training programs in marriage and family therapy education).

3. Accrediting Commission on Education for Health Services Administration (requested scope of recognition: The accreditation of graduate programs in health services administration).

4. American Osteopathic Association, Bureau of Professional Education (requested scope of recognition: The accreditation and preaccreditation of programs leading to the D.O. degree).

5. American Podiatric Medical Association, Council on Podiatric Medical Education (requested scope of recognition: The accreditation and preaccreditation of colleges of podiatric medicine, including first professional and graduate degree programs).

6. Association of Theological Schools in the United States and Canada, Commission on Accrediting (requested scope of recognition: The accreditation and preaccreditation of freestanding schools, as well as schools affiliated with larger institutions, offering graduate professional education for ministry and graduate study of theology).

7. Council on Naturopathic Medical Education, Commission on Accreditation (requested scope of recognition: The accreditation and preaccreditation of programs leading to the N.D. or N.M.D. degree).

8. National Accrediting Commission for Schools and Colleges of Acupuncture and Oriental Medicine (requested scope of recognition: The accreditation of first professional master's degree and professional master's-level certificate and diploma programs in acupuncture and oriental medicine).

9. National Council for Accreditation of Teacher Education (requested scope of recognition: The accreditation of professional education units that provide baccalaureate and graduate programs for the preparation of teachers and other professional personnel for elementary and secondary schools).

10. New York Board of Regents (requested scope of recognition: The