

possession or control that contradict, qualify, or call into question such representation, including complaints from consumers.

IV

It is further ordered that respondent shall notify the Commission at least thirty (30) days prior to any proposed change in the respondent such as dissolution, assignment, or sale resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the respondent which may affect compliance obligations arising out of this Order.

V

It is further ordered that respondent shall, within thirty (30) days after service of this Order, distribute a copy of this Order to each of its operating divisions and to each of its officers, agents, representatives, employees, and licensees engaged in the preparation or placement of advertisements or other materials covered by this Order.

VI

It is further ordered that respondent, or its successors and assigns, shall, for three (3) years after the date of the last dissemination of the representation to which they pertain, maintain and upon request make available to the Federal Trade Commission for inspection and copying all advertisements containing any representation covered by this Order.

VII

It is further ordered that respondent shall, within sixty (60) days after service of this Order, and at such other times as the Commission may require, file with the Commission a report, in writing, setting forth in detail the manner and form in which it has complied with this Order.

VIII

This order will terminate twenty years from the date of its issuance, or twenty years from the most recent date that the United States or the Federal Trade Commission files a complaint (with or without an accompanying consent decree) in federal court alleging any violation of the order, whichever comes later; provided, however, that the filing of such a complaint will not affect the duration of:

A. Any paragraph in this order that terminates in less than twenty years;

B. This order's application to any respondent that is not named as a defendant in such complaint; and

C. This order if such complaint is filed after the order has terminated pursuant to this paragraph.

Provided further, that if such complaint is dismissed or a federal court rules that the respondent did not violate any provision of the order, and the dismissal or ruling is either not appealed or upheld on appeal, then the order will terminate according to this paragraph as though the complaint was never filed, except that the order will not terminate between the date such complaint is filed and the later of the deadline for appealing such dismissal or ruling and the date such dismissal or ruling is upheld on appeal.

Benjamin I. Berman,
Acting Secretary.

Analysis of Proposed Consent Order to Aid Public Comment

The Federal Trade Commission has accepted an agreement to a proposed consent order from Mama Tish's Italian Specialties, Inc. (Mama Tish's).

The proposed consent order has been placed on the public record for sixty (60) days for reception of comments by interested persons. Comments received during this period will become part of the public record. After sixty (60) days, the Commission will again review the agreement and the comments received and will decide whether it should withdraw from the agreement or make final the agreement's proposed order.

This matter concerns claims made by Mama Tish's in its advertising for its ice cups.

The Commission's complaint in this matter charges Mama Tish's with engaging in unfair or deceptive practices in connection with its advertising of its ice cups. According to the complaint Mama Tish's falsely represented that its ice cups are low in calories.

The consent order contains provisions designed to remedy the violations charged and to prevent Mama Tish's from engaging in similar deceptive and unfair acts and practices in the future.

Part I of the order prohibits Mama Tish's from misrepresenting the existence or amount of calories or any other nutrient or ingredient in any frozen dessert product. This part also requires any representation covered by this part that conveys a nutrient content claim defined by any regulation promulgated by the FDA pursuant to the Nutrient Labeling and Education Act of 1990 to meet the qualifying amount for that claim as set forth in that definition.

Part II of the order provides that representations that would be specifically permitted in food labeling, under regulations issued by FDA pursuant to the Nutrient Labeling and

Education Act of 1990, are not prohibited by the order.

Part III of the order requires Mama Tish's to maintain copies of all materials relied upon in making any representation covered by the order.

Part IV of the order requires Mama Tish's to notify the Commission of any changes in corporate structure that might affect compliance with the order.

Part V of the order requires Mama Tish's to distribute copies of the order to its operating divisions and to various officers, agents and representatives of Mama Tish's.

Part VI of the order requires Mama Tish's to maintain copies of all advertisements containing representations covered by the order.

Part VII of the order requires Mama Tish's to file with the Commission one or more reports detailing compliance with the order.

Part VIII of the order is a "sunset" provision, dictating that the order will terminate twenty years from the date it is issued or twenty years after a complaint is filed in federal court, by either the United States or the FTC, alleging any violation of the order.

The purpose of this analysis is to facilitate public comment on the proposed order, and it is not intended to constitute an official interpretation of the agreement and proposed order, or to modify any of their terms.

[FR Doc. 96-00072 Filed 1-2-96; 8:45 am]

BILLING CODE 6750-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Public Health Service

Food and Drug Administration

Statement of Organization, Functions, and Delegations of Authority

Part H, Chapter HF (Food and Drug Administration) of the Statement of Organization, Functions, and Delegations of Authority for the Department of Health and Human Services (35 FR 3685, February 25, 1970, and 56 FR 29484, June 27, 1991, as amended most recently in pertinent part at 58 FR 14214, March 16, 1993 and 57 FR 54243, November 17, 1992) is amended to reflect an organization change in the Food and Drug Administration (FDA).

The Office of Communication, Training, and Manufacturers Assistance, Center for Biologics Evaluation and Research (CBER) is being established to increase the visibility and accessibility of training and consumer and

professional affairs activities. All training and communications functions have been centralized in the new Office. The Office will also serve as the focal point for overall industry liaison and communication activities within the Center. Training and staff development functions will be deleted from the Office of Management.

Under section HF-B, Organization:

1. Delete the subparagraph *Office of Management (HFB12)*, under the *Office of the Center Director (HFB1)*, Center for Biologics Evaluation and Research (HFB), under the *Office of Operations (HFA9)*, in its entirety and insert a new subparagraph (p-2) reading as follows: *Office of Management (HFB12)*.

Monitors the development and operation of planning systems for Center activities and resource allocations and advises the Center Director on Center administrative policies, guidelines, and information systems and services.

Directs and counsels Center managers through program evaluation and technological forecasting.

Plans and directs Center operations for financial, personnel, and administrative management services.

Directs Center organization, management, and information systems.

Manages studies designed to improve processes and resource allocations in the Center.

Advise the Center on contract and grant proposals.

2. Insert a new subparagraph, *Office of Communication, Training, and Manufacturers Assistance (HFBN)*, under the *Office of the Center Director (HFB1)*, reading as follows:

Office of Communication, Training, and Manufacturers Assistance (HFBN). Manages the Center's overall professional and management training program, career and staff development program, an employee orientation program, and related employee development policies.

Develops and maintains effective channels of both internal and external communication.

Serves as a liaison with Center components to provide advice and assistance to manufacturers and scientific associations to promote their understanding and compliance with FDA regulations.

Responsible for all activities relating to the administration of the Center's central document room.

Directs the Center's consumer and professional informational activities in coordination with the other Agency components.

3. Prior Delegations of Authority. Pending further delegations, directives, or orders by the Commissioner of Food

and Drugs, all delegations of authority to positions of the affected organizations in effect prior to this date shall continue in effect in them or their successors.

Dated: December 12, 1995.

David A. Kessler,

Commissioner of Food and Drugs.

[FR Doc. 96-00032 Filed 1-2-96; 8:45 am]

BILLING CODE 4160-01-F

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Access Management for Cascade Reservoir, Boise Project, Payette Division, ID

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice.

SUMMARY: The Bureau of Reclamation (Reclamation), in accordance with the provisions of the Off-Road Vehicle Use regulation and Executive Orders 11644 and 11989, is implementing access management actions for Reclamation lands and water surface in the vicinity of Cascade Reservoir, Idaho as described in the Cascade Reservoir Resource Management Plan. The purpose of these actions is to provide appropriate and safe access to Reclamation lands while protecting important natural resources.

EFFECTIVE DATE: The effective date of the travel management plan is January 3, 1996.

ADDRESSES: Copies of the Cascade Reservoir Resource Management Plan (RMP) and RMP Summary are available at:

- Bureau of Reclamation, Snake River Area Office, 214 Broadway Avenue, Boise, ID 83702.
- Bureau of Reclamation, Cascade Field Station, PO Box 270, Cascade, ID 83611.

FOR FURTHER INFORMATION CONTACT:

Steve Dunn, Natural Resource Specialist, Bureau of Reclamation, Snake River Area Office, 214 Broadway Avenue, Boise, ID, 83702, (208) 334-9844.

SUPPLEMENTARY INFORMATION: In April 1994 Reclamation completed a RMP and Environmental Assessment/Finding of No Significant Impact for approximately 6,329 acres of land and 28,300 acres of water surface at Cascade Reservoir, Idaho. The RMP was developed through extensive public involvement and interagency consultation and coordination. The RMP recommended that lands around Cascade Reservoir be managed for four general purposes with the following designations: Wildlife

Management Areas (4,171 acres), Conservation/Open Space (1,271 acres), Recreation Sites (723 acres), and Rural Residential (146 acres). These management designations are shown on maps in the RMP and RMP Summary.

To meet the goal of providing appropriate and safe access to Reclamation lands consistent with Reclamation's Off Road Vehicle Use regulations 43 CFR Part 420, the RMP prescribed the following motorized vehicle regulations for each of the four management designations:

Wildlife Management Areas. Motor vehicle use, including winter use by snowmobiles, is prohibited except for official purposes.

Conservation/Open Space. Motor vehicle use is restricted to specific designated roadways or trails except that snowmobiles may travel off-road in winter.

Recreation Sites. Motor vehicles are restricted to existing and yet to be developed roads and trails except that snowmobiles may travel off-road in winter.

Rural Residential. Motor vehicles access by general public is allowed for emergency use only. Winter use by snowmobiles is prohibited. The RMP also designated lands below high water and the reservoir surface area open to snowmobiles in winter.

This designated motor vehicle use on lands around Cascade Reservoir supersedes the Notice of Designation of Certain Areas and Trails for Off-Road Vehicle Use at Cascade Reservoir, Boise Project, Valley County, Idaho published in the Federal Register, 42 FR 15760, Mar. 23, 1977, and the Notice of the Closing of Portions of Areas Previously Open for Off-Road Vehicle Use at Cascade Reservoir, Boise Project, Valley County, Idaho in 43 FR 44905, Sept. 29, 1978.

Dated: December 15, 1995.

John W. Keys, III,

Regional Director.

[FR Doc. 96-00012 Filed 1-2-96; 8:45 am]

BILLING CODE 4310-94-M

LIBRARY OF CONGRESS

Request for Information and Notice of Hearing: Study of the Current State of American Television and Video Preservation

AGENCY: Library of Congress.

ACTION: Notice of inquiry; notice of hearing.

SUMMARY: This Notice of Inquiry and Notice of Hearing advises the public