Dated: July 11, 1995.

Eugene Nitta,

Acting Chief, Permits & Documentation Division, National Marine Fisheries Service.

Dated: July 20, 1995.

Maggie Tieger,

Chief, Branch of Permits, U.S. Fish and Wildlife Service.

[FR Doc. 95–18851 Filed 7–31–95; 8:45 am]
BILLING CODE 3510–22–F

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 301

[Docket No. 950106003-5070-02; I.D. 072695A]

Pacific Halibut Fisheries; Area 2A Nontreaty Commercial Fishery Reopening

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

ACTION: Inseason action.

SUMMARY: The Assistant Administrator for Fisheries, NOAA, on behalf of the International Pacific Halibut Commission (IPHC), publishes an inseason action pursuant to IPHC regulations approved by the U.S. Government to govern the Pacific halibut fishery. This action is intended to enhance the conservation of the Pacific halibut stock in order to help sustain it at an adequate level in the northern Pacific Ocean and Bering Sea. EFFECTIVE DATE: 8:00 a.m., through 6:00 p.m., local time, July 18, 1995.

FOR FURTHER INFORMATION CONTACT: Steven Pennoyer, 907–586–7221; William W. Stelle, Jr., 206–526–6140; or Donald McCaughran, 206–634–1838.

SUPPLEMENTARY INFORMATION: The IPHC, under the Convention between the United States of America and Canada for the Preservation of the Halibut Fishery of the Northern Pacific Ocean and Bering Sea (signed at Ottawa, Ontario, on March 2, 1953), as amended by a Protocol Amending the Convention (signed at Washington, DC, on March 29, 1979), has issued this inseason action pursuant to IPHC regulations governing the Pacific halibut fishery. The regulations have been approved by NMFS (60 FR 14651, March 20, 1995). On behalf of the IPHC, this inseason action is published in the Federal Register to provide additional notice of its effectiveness, and to inform persons subject to the inseason action of the

restrictions and requirements established therein.

Inseason Action

1995 Halibut Landing Report Number 9

Area 2A Non-treaty Commercial Fishery to Reopen

The July 5 fishing period in Area 2A resulted in a catch of 9.07 metric tons (mt) (20,000 lb), leaving 32.22 mt (71,052 lb) in the commercial catch limit. Although 350 commercial licenses were issued in Area 2A, very few vessels participated in the July 5th opening, resulting in a low catch. The total catch limit remaining, including the "rolled-over" amount from the salmon troll fishery, is 387.89 mt (85,157 lb).

Area 2A will reopen on July 18 for 10 hours from 8:00 a.m. to 6:00 p.m. local time. The fishery is restricted to waters that are south of Point Chehalis, WA $(46^{\circ}53'18''\ N.\ lat.)$ under regulations promulgated by NMFS. Fishing period limits as indicated in the following table will be in effect for this opening.

Vessel class		Fishing period limit (lb)	
Length	Letter	Dressed, head-on	Dressed, head- off*
0-25	A B C D E F G H	225 240 380 1,050 1,130 1,350 1,510 2,275	200 210 335 925 995 1,190 1,330 2,000

*Weights are after 2 percent has been deducted for ice and slime if fish are not washed prior to weighing.

The appropriate vessel length class and letter is printed on each halibut license.

The fishing period limit is shown in terms of dressed, head-off weight as well as dressed, head-on weight, although fishermen are reminded that regulations require that all halibut from Area 2A be landed with the head on.

The fishing period limit applies to the vessel, not the individual fisherman, and any landings over the vessel limit will be subject to forfeiture and fine.

Dated: July 26, 1995.

Richard W. Surdi,

Acting Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.

[FR Doc. 95–18850 Filed 7–31–95; 8:45 am] BILLING CODE 3510–22-W

International Trade Administration

Intent to Revoke Antidumping Duty Orders and Findings and to Terminate Suspended Investigations

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of intent to revoke antidumping duty orders and findings and to terminate suspended investigations.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its intent to revoke the antidumping duty orders and findings and to terminate the suspended investigations listed below. Domestic interested parties who object to these revocations and terminations must submit their comments in writing no later than the last day of August 1995.

EFFECTIVE DATE: August 1, 1995.

FOR FURTHER INFORMATION CONTACT: Michael Panfeld or the analyst listed under Antidumping Proceeding at: Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, N.W., Washington, D.C. 20230, telephone (202) 482–4737.

SUPPLEMENTARY INFORMATION:

Background

The Department may revoke an antidumping duty order or finding or terminate a suspended investigation if the Secretary of Commerce concludes that it is no longer of interest to interested parties. Accordingly, as required by § 353.25(d)(4) of the Department's regulations, we are notifying the public of our intent to revoke the following antidumping duty orders and findings and to terminate the suspended investigations for which the Department has not received a request to conduct an administrative review for the most recent four consecutive annual anniversary months:

Antidumping Proceeding

France
Industrial Nitrocellulose
A-427-009
48 FR 36303
August 10, 1983
Contact: David Dirstine at (202) 4824033
Georgia
Titanium Sponge
A-833-803

A–833–803 33 FR 12138 August 28, 1968 Contact: David Genoves

Contact: David Genovese at (202) 482–4697

Japan Acrylic Sheet A-588-05541 FR 36497 August 30, 1976 Contact: Kim Moore at (202) 482-0090 Japan Brass Sheet & Strip A - 588 - 70453 FR 30454 August 12, 1988 Contact: Chip Hayes at (202) 482-5047

High Capacity Pagers A-588-007

48 FR 37058 August 16, 1983

Contact: Charles Riggle at (202) 482-

Taiwan Clear Sheet Glass A-583-023 36 FR 16508 August 21, 1971

Contact: Kim Moore at (202) 482-0090

Thailand

Malleable Pipe Fittings

A - 549 - 60152 FR 37351 August 20, 1987

Contact: Carlo Cavagna at (202) 482-

The People's Republic of China Petroleum Wax Candles A-570-504 51 FR 30686 August 28, 1986

Contact: Valerie Turoscy at (202) 482– 0145

Yugoslavia Tapered Roller Bearings A-479-601 52 FR 30417 August 14, 1987

Contact: Wendy J. Frankel at (202) 482-

If no interested party requests an administrative review in accordance with the Department's notice of opportunity to request administrative review, and no domestic interested party objects to the Department's intent to revoke or terminate pursuant to this notice, we shall conclude that the antidumping duty orders, findings, and suspended investigations are no longer of interest to interested parties and shall proceed with the revocation or termination.

Opportunity to Object

Domestic interested parties, as defined in § 353.2(k)(3), (4), (5), and (6) of the Department's regulations, may object to the Department's intent to revoke these antidumping duty orders and findings or to terminate the

suspended investigations by the last day of August 1995. Any submission to the Department must contain the name and case number of the proceeding and a statement that explains how the objecting party qualifies as a domestic interested party under § 353.2(k)(3), (4), (5), and (6) of the Department's regulations.

Seven copies of such objections should be submitted to the Assistant Secretary for Import Administration, International Trade Administration, Room B-099, U.S. Department of Commerce, Washington, D.C. 20230. You must also include the pertinent certification(s) in accordance with § 353.31(g) and § 353.31(i) of the Department's regulations. In addition, the Department requests that a copy of the objection be sent to Michael F. Panfeld in Room 4203. This notice is in accordance with 19 CFR 353.25(d)(4)(i).

Dated: July 28, 1995.

Joseph A. Spetrini,

Deputy Assistant Secretary for Compliance. [FR Doc. 95-19035 Filed 7-31-95; 8:45 am] BILLING CODE 3510-DS-P

CONSUMER PRODUCT SAFETY COMMISSION

[CPSC Docket No. 95-C0014]

Provisional Acceptance of a **Settlement Agreement and Order**

In the matter of Terri Treat, Individually and as the sole proprietor of Clouds d/b/a, Cotton Cloud Futon corporation.

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 1605.13. Published below is a provisionally-accepted Settlement Agreement with Cotton Cloud Futon 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 August 16, 1995.

ADDRESSES: Persons wishing to comment on this Settlement Agreement should sent written comments to the Comment 95-C0014, Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207.

FOR FURTHER INFORMATION CONTACT:

Dennis C. Kacoyanis, 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: July 26, 1995.

Sadye E. Dunn,

In the matter of Terri Treat, individually and as the sole proprietor of Clouds, DBA, Cotton Cloud Futon Corporation.

[CPSC Docket No. 95-C0014]

Complaint; Nature of Proceedings

Pursuant to the provisions of the Flammable Fabrics Act, as amended, (15 U.S.C. 1191 et seq.; hereinafter the "FFA"); the Federal Trade Commission Act, as amended, (15 U.S.C. 41 et seq.; hereinafter, the "FTCA"); and the Standard for the Flammability of Mattresses and Mattress Pads (FF 4-72, as amended), 16 CFR part 1632 (hereinafter, the "Mattress Standard"), the Consumer Product Safety Commission having reason to believe that Terri Treat, individually and as the sole proprietor of Clouds DBA, Cotton Cloud Futon Corporation hereinafter, "Respondent"), 1916 N.E. Broadway, Portland, OR 97232, has violated the provisions of said Acts; and further, it appearing to the Commission that a proceeding by it in respect those violations would be in the public interest, therefore, it hereby issues its Complaint stating its charges as follows:

1. Respondent Terri Treat is the sole proprietor of Clouds DBA, Cotton Cloud Futon Corporation, 1916 N.E. Broadway, Portland, OR 97005; and in that capacity, is responsible for the acts, practices, and policies of Clouds DBA, Cotton Cloud Futon

Corporation.

- 2. Respondent is now and has been engaged in the manufacturing for sale, sale, and offering for sale, in commerce, and has introduced, delivered for introduction, transported and caused to be transported in commerce, and has sold or delivered after sale or shipment in commerce, as the term "commerce" is defined in section 2(b) of the FFA, 15 U.S.C. 1191(b), futon mattresses described as follows: (a) All cotton, (b) cotton-foam core, (c) poly-cotton, (d) polycotton foam core, (e) wool-cotton, (f) woolcotton foam core, (g) wool-poly/cotton, (h) wool-poly/cotton foam core, (i) infant, (j) artland feather bed, and (k) 100% recycled dacron.
- 3. Each futon mattress identified in paragraph 3 of the complaint is intended or promoted for sleeping upon.

4. Each futon mattress identified in paragraph 3 of the complaint is, therefore: (a) A ''mattress'' within the meaning of

§ 1632.1(a) of the Mattress Standard (FF 4-72, as amended), 1632.1(a); and

(b) An "interior furnishing" and a 'product'' as these terms are defined in sections 2 (e) and (h) of the FFA, as amended, 15 U.S.C. 1191 (e) and (h).