The Council's Advisory Panel (AP) will begin at 8 a.m., Monday, March 26 and continue through Saturday, March 31

The Scientific and Statistical Committee (SSC) will begin at 8 a.m. on Monday, March 26 and continue through Wednesday March 28, 2007.

The Enforcement Committee will meet Tuesday, March 27, from 9 a.m. to 12 noon, in the Birch/Willow Room.

The Ecosystem Committee will meet March 27, from 1 p.m. to 5 p.m., in the Birch/Willow Room.

All meetings are open to the public, except executive sessions. Council Plenary Session:

The agenda for the Council's plenary session will include the following issues. The Council may take appropriate action on any of the issues identified.

- 1. Reports
- •Executive Director's Report (including revised National Environmenal Protection Act (NEPA) process, Statement of Oreganization, Practices, and Procedures).
- •NMFS Management Report (including National Bycatch Report Updates and annual catch limit guidelines).
 - •U.S. Coast Guard Report.
- •Alaska Department of Fish & Game Report.
- •U.S. Fish & Wildlife Service Report.
- •Protected Species Report (including update on recovery plan/BiOp).
- 2. Charter Halibut Management:
 NMFS Report on International Pacific
 Halibut Commission (IPHC) action;
 receive Stakeholder Committee report,
 action as necessary; Final action on
 Moratorium; State/Federal Management
 review discussion paper; Review
 discussion paper on sport fish discard
 mortality; Initial review of analysis of
 Area 2C Guideline Harvest Levels
 (GHLs) measures; Discussion paper on
 halibut allocations, action as necessary;
 Report on Alaska Department of Fish &
 Game (ADF&G) logbook data (SSC only).
- 3. GOA Groundfish Management Review: Review discussion paper on GOA sideboards; review problem statement and develop alternatives GOA sector split; review problem statement and develop alternatives for GOA latent licenses; review discussion paper on Western GOA pollock trip limits and action as necessary.
- 4. Trawl LLP Recency: Review discussion paper on interactions with other limited entry programs; review discussion paper on implementation issues; action as necessary.
- 5. Bering Sea Aleutian Island (BSAI) Crab Management: Review 18-month BSAI Crab Review report, and take

- action as necessary; review crab data collection protocols, action as necessary.
- 6. Observer Program: Progress report and action as necessary.
- 7. Community Development Quota (CDQ): Review of legal opinion about CDQ Program roles and responsibilities, and action as necessary (T).
- 8. Socioeconomic Data: Receive workgroup report on Comprehensive Socioeconomic Data Collection.
- 9. Scallop Management: Review and approve Scallop Stock Assessment Fishery Evaluation (SAFE).
- 10. Groundfish Management:
 Discussion paper on ≤Other Species=
 management; final action on Dark
 Rockfish management; stock assessment
 review guidelines, action as necessary;
 SSCs Salmon Bycatch Workshop; action
 as necessary.
- 11. Habitat Conservation: Initial Review of Bering Sea habitat conservation measures; review Habitat Area of Particular Concern (HAPC) priorities and timing, action as necessary; final action on Essential Fish Habitat Aleutian Island open area adjustment.
- 12. Aleutian Island Fishery Ecosystem Plan (FEP): Initial review of FEP (T).
- 13. Arctic Management: Review discussion paper, and take action as necessary.
- 14. Staff Tasking: Review Committees and tasking, and take action as necessary.
 - 15. Other Business.

The SSC agenda will include the following issues:

- 1. Protected Species
- 2. Charter Halibut Management
- 3. GOA Groundfish Management
- 4. BSAI Crab Management
- 5. Trawl LLP Recency
- 6. Socioeconomic Data
- 7. Scallop Management
- 8. Groundfish Management
- 9. Habitat Conservation
- 10. Aleutian Island Fishery Ecosystem Plan
 - 11. Arctic Management

The Advisory Panel will address the same agenda issues as the Council, except for reports.

Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Gail Bendixen at (907) 271–2809 at least 7 working days prior to the meeting date.

Dated: March 6, 2007.

Tracey L. Thompson,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E7–4223 Filed 3–8–07; 8:45 am]

BILLING CODE 3510-22-S

CONSUMER PRODUCT SAFETY COMMISSION

[CPSC Docket No. 07-C0004]

Fisher-Price, Inc., a Corporation, Provisional Acceptance of a Settlement Agreement and Order

AGENCY: Consumer Product Safety Commission.

ACTION: Notice.

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). Published below is a provisionally-accepted Settlement Agreement with Fisher-Price Inc., a corporation, containing a civil penalty of \$975,000.

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 March 26, 2007.

ADDRESSES: Persons wishing to comment on this Settlement Agreement should send written comments to the Comment 07–C0004, Office of the Secretary, Consumer Product Safety Commission, 4330 East West Highway, Room 502, Bethesda, Maryland 20814–4408.

FOR FURTHER INFORMATION CONTACT:

Ronald G. Yelenik, Trial Attorney, Office of Compliance and Field Operations, Consumer Product Safety Commission, 4330 East West Highway, Bethesda, Maryland 20814–4408; telephone (301) 504–7582.

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

Dated: February 28, 2007.

Todd A. Stevenson,

Secretary.

United States of America

Consumer Product Safety Commission

[CPSC Docket No. 07-C0004]

In the Matter of Fisher-Price, Inc. a Corporation

Settlement Agreement and Order

1. This Settlement Agreement is made by and between the staff (the "staff") of the U.S.

Consumer Product Safety Commission ("CPSC" or the "Commission") and Fisher-Price, Inc. ("Fisher-Price"), a corporation, in accordance with 16 CFR 1118.20 of the Commission's Procedures for Investigations, Inspections, and Inquiries under the Consumer Product Safety Act ("CPSA"). This Settlement Agreement and the incorporated attached Order resolve the staff's allegations set forth below.

The Parties

- 2. The Commission is an independent federal regulatory agency responsible for the enforcement of the CPSA, 15 U.S.C. 2051–2084.
- 3. Fisher-Price is a corporation organized and existing under the laws of the State of Delaware, with its principal corporate office in East Aurora, New York. At all times relevant herein, Fisher-Price designed, imported and sold toys and juvenile products.

$Staff\ Allegations$

- 4. Between June 17, 2002 and July 31, 2002, Fisher-Price imported and sold nationwide approximately 67,000 Little People® Animal Sounds Farm toys (the "Farm(s)" or "products"). The Farms are shaped like a barn and make animal sounds when the doors of the cow or horse stall are opened.
- 5. The Farms are "consumer product(s)" and, at the times relevant herein, Fisher-Price was a "manufacturer" of "consumer product(s)," which were "distributed in commerce" as those terms are defined in sections 3(a)(1), (4), (11) and (12) of the CPSA, 15 U.S.C. 2052(a)(1), (4), (11) and (12).
- 6. The Farms are defective because the ringed nail fasteners used to attach the toy "stall doors" in place can disengage from the product. If this should occur, young children could choke on or aspirate the loose nail fastener.
- 7. On or about September 11, 2002, Fisher-Price first learned of an incident in which a nail fastener disengaged from one of the stall doors.
- 8. By November 18, 2002, Fisher-Price had become aware of nine reports of nail fasteners coming loose from the stall doors, including one report from a consumer that a nail fastener came out and that her child placed it in her mouth.
- 9. By early February of 2003, Fisher-Price was aware of two telephone calls in which consumers indicated a concern that this problem posed a choking hazard to children.
- 10. On February 14, 2003, Fisher-Price learned of a December 30, 2002 incident in which a 14-month old child aspirated a Farm nail fastener into his lung. The child was taken to a hospital where emergency surgery was performed to remove the nail fastener.
- 11. Despite being aware of the information set forth in paragraphs 4 through 10, Fisher-Price did not report to the Commission until March 14, 2003. By that time, Fisher-Price was aware of at least 33 reports of incidents in which a nail fastener came loose from the stall doors. These included four reports of children who put a fastener in the mouth (including a report of a child who cut the inside of her mouth), and one report of a

child who required emergency surgery to remove an aspirated nail fastener from his lung.

- 12. Although Fisher-Price had obtained sufficient information to reasonably support the conclusion that the Farms contained a defect which could create a substantial product hazard, or created an unreasonable risk of serious injury or death, it failed to immediately inform the Commission of such defect or risk as required by sections 15(b)(2) and (3) of the CPSA, 15 U.S.C. 2064(b)(2) and (3). In failing to do so, Fisher-Price "knowingly" violated section 19(a)(4) of the CPSA, 15 U.S.C. 2068(a)(4), as the term "knowingly" is defined in section 20(d) of the CPSA, 15 U.S.C. 2069(d).
- 13. Pursuant to section 20 of the CPSA, 15 U.S.C. 2069, Fisher-Price is subject to civil penalties for its failure to make a timely report under section 15(b) of the CPSA, 15 U.S.C. 2064(b).

Response of Fisher-Price

- 14. Fisher-Price denies that the Farms contain a defect which could create a substantial product hazard, or create an unreasonable risk of serious injury or death, and denies that it violated the reporting requirements of section 15(b) of the CPSA, 15 U.S.C. 2064(b).
- 15. Fisher-Price believes that the Farms do not violate any CPSC regulations regarding small parts or otherwise and do not violate any applicable safety standards.
- 16. Fisher-Price denies any liability or wrongdoing of any kind.
- 17. Fisher-Price was not advised of the December 30, 2002 incident, in which a consumer's child was reported to have aspirated a fastener, until February 14, 2003. The consumer advised Fisher-Price that the incident had been reported to the CPSC. Fisher-Price, nevertheless, filed a Full Report with the CPSC pursuant to Section 15(b) of the CPSA on March 14, 2003 and undertook a Fast Track Recall of the product on April 23, 2003.

Agreement of the Parties

- 18. The Commission has jurisdiction over this matter and over Fisher-Price under the CPSA, 15 U.S.C. 2051–2084.
- 19. In settlement of the staff's allegations, Fisher-Price agrees to pay a civil penalty of nine hundred seventy five thousand dollars (\$975,000.00) within twenty (20) calendar days of service of the Final Order of the Commission accepting this Settlement Agreement. This payment shall be made by check payable to the order of the United States Treasury.
- 20. The parties enter this Settlement Agreement for settlement purposes only. The Settlement Agreement does not constitute an admission by Fisher-Price or a determination by the Commission that Fisher-Price violated the CPSA's reporting requirements.
- 21. Upon provisional acceptance of this Settlement Agreement and Order by the Commission, the Commission shall place this Agreement and Order on the public record and shall publish it in the **Federal Register** in accordance with the procedure set forth in 16 CFR 1118.20(e). If the Commission does not receive any written requests not to accept

the Settlement Agreement and Order within 15 calendar days, the Agreement and Order shall be deemed finally accepted on the 16th calendar day after the date it is published in the **Federal Register**, in accordance with 16 CFR 1118.20(f).

- 22. Upon final acceptance of this Settlement Agreement by the Commission and issuance of the Final Order, Fisher-Price knowingly, voluntarily and completely waives any rights it may have in this matter to the following: (i) An administrative or judicial hearing; (ii) judicial review or other challenge or consent of the Commission's actions; (iii) a determination by the Commission as to whether Fisher-Price failed to comply with the CPSA and the underlying regulations; (iv) a statement of findings of fact and conclusions of law; and (v) any claims under the Equal Access to Justice Act.
- 23. The Commission may publicize the terms of the Settlement Agreement and Order.
- 24. This Settlement Agreement shall apply to, and be binding upon Fisher-Price and each of its successors and assigns, its parent entity, its parent's subsidiaries, and each of their respective successors and assigns.
- 25. The Commission's Order in this matter is issued under the provisions of the CPSA, 15 U.S.C. 2051–2084, and a violation of the Order may subject those referenced in paragraph 24 above to appropriate legal action.
- 26. This Settlement Agreement may be used in interpreting the Order. Agreements, understandings, representations, or interpretations made outside of this Settlement Agreement and Order may not be used to vary or to contradict its terms.
- 27. This Settlement Agreement and Order shall not be waived, changed, amended, modified, or otherwise altered, without written agreement thereto executed by the party against whom such amendment, modification, alteration, or waiver is sought to be enforced, and approval by the Commission.
- 28. If, after the effective date hereof, any provision of this Settlement Agreement and Order is held to be illegal, invalid, or unenforceable under present or future laws effective during the terms of the Settlement Agreement and Order, such provision shall be fully severable. The rest of the Settlement Agreement and Order shall remain in full effect, unless the Commission and Fisher-Price determine that severing the provision materially changes the purpose of the Settlement Agreement and Order.

Fisher-Price, Inc.

Dated:

By: Neil Friedman

President

By:

Neil A. Goldberg Goldberg Segalla, LLP 665 Main Street, Suite 400 Buffalo, New York 14203 Counsel for Fisher-Price, Inc.

U.S. Consumer Product Safety Commission John Gibson Mullan Assistant Executive Director Office of Compliance and Field Operations Dated:

By:
Ronald G. Yelenik
Acting Director
Legal Division
Office of Complian

Office of Compliance and Field Operations

United States of America

Consumer Product Safety Commission

CPSC Docket No. 07-C0004

In the Matter of Fisher-Price, Inc., a Corporation

Order

Upon consideration of the Settlement Agreement entered into between Fisher-Price, Inc. ("Fisher-Price") and the staff of the U.S. Consumer Product Safety Commission (the "Commission"), and the Commission having jurisdiction over the subject matter and over Fisher-Price, and it appearing the Settlement Agreement is in the public interest, it is

Ordered, that the Settlement Agreement be, and hereby is, accepted; and it is

Further ordered, that Fisher-Price shall pay a civil penalty in the amount of nine hundred seventy five thousand dollars (\$975,000.00). This payment shall be made payable to the order of the United States Treasury within twenty (20) calendar days of service of the Final Order of the Commission upon Fisher-Price. Upon the failure of Fisher-Price to make full payment in the prescribed time, interest on the outstanding balance shall accrue and be paid at the federal rate of interest under the provisions of 28 U.S.C. 1961(a) and (b).

Provisionally accepted and Provisional Order issued on the 28th day of February, 2007.

By Order of the Commission.

Todd A. Stevenson,

Secretary, Consumer Product Safety Commission.

[FR Doc. 07-1071 Filed 3-8-07; 8:45 am]

BILLING CODE 6355-01-M

DEPARTMENT OF DEFENSE

Office of the Secretary

[No. DoD-2007-OS-0017]

Proposed Collection; Comment Request

AGENCY: DoD, National Defense University; National Security Education Program.

ACTION: Notice

In compliance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the National Defense University, announces the proposed revision of a previously approved public information collection and seeks public comment on the provisions thereof. Comments are invited on: (a) Whether the proposed

collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed information collection; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology. **DATES:** Consideration will be given to all comments received by May 8, 2007. ADDRESSES: You may submit comments,

ADDRESSES: You may submit comments identified by docket number and title, by any of the following methods:

- Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.
- *Mail:* Federal Docket Management System Office, 1160 Defense Pentagon, Washington DC 20301–1160.

Instructions: All submissions received must include the agency name, docket number and title for this Federal Register document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the Internet at http://www.regulations.gov as they are received without change, including any personal identifiers or contact information.

FOR FURTHER INFORMATION CONTACT: To request more information on this

request more information on this proposed information collection or to obtain a copy of the proposal and associated collection instruments, please write to the National Security Education Program, PO Box 20010, attn: Angel Park, Arlington, VA 22219, or call the National Security Education Program Office, at (703) 696–1991.

Title; Associated Form; and OMB Number: National Security Education Program (NSEP) Service Agreement for Scholarship and Fellowship Awards, DD Form 2752; and National Security Education Program (NSEP) Service Agreement Report (SAR), DD Form 2753; OMB Control Number 0704–0368.

Needs and Uses: The information collection requirement is necessary to obtain verification that applicable scholarship and fellowship recipients are fulfilling service obligation mandated by the National Security Education Program Act of 1991, Title VIII of Pub. L. 102–183, as amended.

Affected Public: Individuals or households; Federal government.

Annual Burden Hours: 275.

Number of Respondents: 250 (DD Form 2752) and 1400 (DD Form 2753).

Responses per Respondent: 1. Average Burden per Responses: 10 minutes.

Frequency: Annual.

SUPPLEMENTARY INFORMATION:

Summary of Information Collection

Respondents are recipients of undergraduate scholarships and graduate fellowship assistance from the National Security Education Program (NSEP), established by the National Security Education Act of 1991. DD Form 2752 is the Service Agreement that award recipients sign in order to acknowledge their understanding of their service obligation, and agree to the obligation. DD Form 2753 is the Service Agreement Report Form on which the student provides an account of his or her work toward fulfilling the service obligation, or justifies a request for deferment. The forms supporting this information collection requirement represent the sole means of establishing a written agreement of the service obligation and progress reports toward fulfilling this obligation between students who receive NSEP undergraduate scholarships and graduate fellowship awards, the program office, and the Department.

Dated: March 2, 2007.

Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 07–1104 Filed 3–8–07; 8:45 am]

BILLING CODE 5001-06-M

DEPARTMENT OF DEFENSE

Office of the Secretary

[No. DoD-2007-HA-0021]

Proposed Collection; Comment Request

AGENCY: Office of the Assistant Secretary of Defense for Health Affairs, DoD.

ACTION: Notice.

In accordance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Office of the Assistant Secretary of Defense for Health Affairs announces the proposed extension of a currently approved collection and seeks public comment on the provisions thereof. Comments are invited on: (a) Whether the proposed extension of collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the