and representative tests, made in accordance with procedures prescribed pursuant to the Flammable Fabrics Act, as amended, show that the product, fabric, or related material covered and identified by, and in the form delivered under this document conforms to the applicable standard or regulation issued, amended, or continued in effect.

Date:
Name
Address

(Sec. 5 of the Act, 67 Stat. 112, as amended by 81 Stat. 570, 15 U.S.C. sec. 1194; sec. 8 of the Act, 67 Stat. 114, as amended by 81 Stat. 572, 15 U.S.C. sec. 1197)

§1608.3 Continuing guaranties.

(a) Any person residing in the United States may file with the Office of the Secretary of the Consumer Product Safety Commission a continuing guaranty under section 8 of the act applicable to any product, fabric, or related material marketed or handled by such person. When filed with the Commission, a continuing guaranty shall be fully executed in duplicate and execution of each copy shall be acknowledged before a notary public. Forms for use in preparing continuing guaranties to be filed with the Commission will be supplied by the the Office of the Secretary of the Commission upon request. To remain in effect, such guaranties must be renewed every 3 years and at such other times as any change occurs in the legal business status of the person filing the guaranty. It is therefore required that any person who has filed a continuing guaranty with the Commission shall promptly advise the Commission in writing of any change in the legal status of the guarantor or in the address of the guarantor's principal office and place of business. Representations contained in the prescribed form of continuing guaranty with respect to reasonable and representative tests may be based upon (1) a guaranty received and relied upon in good faith by the guarantor, (2) tests performed by or for a guarantor, or (3) class tests, where permitted under these rules.

(b) The following is the prescribed form of continuing guaranty for filing with the Commission:

CONTINUING GUARANTY UNDER THE FLAM-MABLE FABRICS ACT FOR FILING WITH CON-SUMER PRODUCTS SAFETY COMMISSION

The u	ndersigned,, a
ship, prop States and	(Corporation, partner- prietorship) residing in the United d having principal office and place
of busines	
	umber) , (City)
71D 1.\	, (State or territory,
ZIP code)	and being engaged in the mar-
keting or	handling of products, fabrics, or re-
Fabrics Δ	terials subject to the Flammable act, as amended, and regulations
thereunde	
	guarantee(s) that with regard to all
	cts, fabrics, or related materials
[described	as follows:
]
fabrics, eral cat	ity is limited to certain products, or related materials, list the gen- egories here. If guaranty is not so
horoafter	leave these lines blank.) marketed or handled by the under-
	d for which flammability standards
have been	issued, amended, or continued in
effect und	ler the Flammable Fabrics Act, as
amended,	reasonable and representative
tests as pi	rescribed by the Consumer Product ommission have been performed,
Safety Co	ommission have been performed,
	ws that the products, fabrics, or re-
iateu ma abovo-mor	terials conform to such of the ntioned flammability standards as
ara applia	able therete
Dotod	signed and associated this day of
, 19_	, at (City), (State or Territory) (Name under which business is conducted.)
(Impression	(Name under which business is conducted.)
of cor-	(Hame ander milen paemees to sendadous)
porate	
seal, if corpora-	
tion.)	
,	
(If firm is a partner- ship list partners below.)	(Signature of proprietor, partner, or authorized official of corporation.)
State of _	, <i>SS</i> :
County of	
On this	day or, 19, before me per-
or of gua	ppeared the said, (Sign-ranty) proprietor, partner (strike
nonapplica	able words)
	(If corporation, give
title of sig	(If corporation, give gning official) of, (Firm
name) to ı	me personally known, and acknowl-
edged the	execution of the foregoing instru-
	pehalf of the firm, for the uses and
purposes t	herein stated.
(Impression of notary	Notary Public in and for County of

seal re-

quired

here.)

commission expires

CONTINUING GUARANTY FROM SELLER TO

§ 1608.3

(c) Any person who has a continuing guaranty on file with the Commission may, during the effective period of the guaranty, give notice of such fact by setting forth on the invoice or other paper covering the marketing or handling of the product, fabric, or related material guaranteed the following:

Continuing guaranty under the Flammable Fabrics Act filed with the Consumer Product Safety Commission.

Provided, however, That such statement may not be used where the guaranty is limited and the invoice or other paper covers any product, fabric, or related material, subject to a flammability standard under the act, which is not covered by the guaranty because of its limited nature.

- (d) Any person who falsely represents that he has a continuing guaranty on file with the Commission when such is not a fact, or who falsely represents that a limited continuing guaranty he does have on file with the Commission covers any product, fabric, or related material when such is not the case, shall be deemed to have furnished a false guaranty under section 8(b) of the
- (e) Any seller residing in the United States may give a continuing guaranty under section 8 of the act to a buyer applicable to any product, fabric, or related material sold or to be sold to said buyer by seller. All such continuing guaranties shall be fully executed in duplicate and execution of each copy shall be acknowledged before a notary public. To remain in effect, such guaranties must be renewed every 3 years and at such other times as any change occurs in the legal business status of the person giving the guaranty. Representations contained in the prescribed form of continuing guaranty from seller to buyer with respect to reasonable and representative tests may be based upon: (1) A guaranty received and relied upon in good faith by the guarantor, (2) tests performed by or for a guarantor, or (3) class tests, where permitted under these rules.
- (f) The following is the prescribed form of continuing guaranty from seller to buyer:

Buyer U	NDER THE FLAMMABLE FABRICS ACT
	ersigned,
residing in	ation, partnership, proprietorship in the United States and having its office and place of business a
(Street a	and number) (City) (State or Terri
marketing or related mable Fal- tions ther Hereby (Name and to all the rials	ZIP code), and being engaged in the gor handling of products, fabrics of materials subject to the Flam prics Act, as amended, and Regula eunder, guarantee(s) to daddress), buyer, that with regard products, fabrics, or related mate [described as follows
limited to	(If guaranty is certain products, fabrics, or receivals, list the general categories
these line sold to bi which flat issued, and the Flam reasonable scribed by Commission the product the time coundersignementionec plicable the sold to be	guaranty is not so limited, leaves blank.) hereafter sold or to be uyer by the undersigned, and for ammability standards have been ended, or continued in effect undermable Fabrics Act, as amended and representative tests as prey the Consumer Product Safety on have been performed show that cts, fabrics, or related materials, at of their shipment or delivery by the ed, conform to such of the above difflammability standards as are appered to a such of the shown of the sho
ship list partners below.)	, <i>ss</i> :
County of	,
On this	day of, 19, be personally appeared the said
fore me	(Signer of guaranty), pro
prietor, words)	partner (Strike non-applicable (If cor
poration,	give title of signing official) o (Firm name)
to me per	sonally known, and acknowledged
the execut	tion of the foregoing instrument or
the execut behalf of t therein sta	the firm, for the uses and purpos

Consumer Product Safety Commission

(Impression	Notary	Public	in	and	for	County	0
of notary	, State of						My
seal re-	comm						
quired							
horo)							

(Sec. 5 of the Act, 67 Stat. 112, as amended by 81 Stat. 570, 15 U.S.C. 1194: section 8 of the Act 67 Stat. 114, as amended by 81 Stat. 572, 15 U.S.C. 1197)

[40 FR 59887, Dec. 30, 1975, as amended at 52 FR 48810, Dec. 28, 1987]

§ 1608.4 Guaranties furnished by nonresidents of the U.S. no bar to prosecution.

A guaranty furnished under section 8 of the act by a person who is not a resident of the United States may not be relied upon as a bar to prosecution under section 7 of the act for a violation of section 3 of the act.

§ 1608.5 Salvage operations of common carriers and others.

For the purposes of this act the ordinary course of business of common carriers, contract carriers or freight forwarders, as referred to in section 11 of the act, shall not include the marketing or handling of products, fabrics, or related materials subject to the act in the course of performance of salvage or lien realizing operations.

§ 1608.6 Reference to guaranty by Government prohibited.

No representation nor suggestion shall be made in advertising or otherwise marketing or handling products, fabrics or related materials subject to the act that the act, the Government, or any branch thereof, guarantees, in any manner that such product, fabric, or related material conforms to a flammability standard in effect under the act.

PART 1609—TEXT OF THE FLAM-MABLE FABRICS ACT OF 1953, AS AMENDED IN 1954, PRIOR TO 1967 AMENDMENT AND REVI-SION

§ 1609.1 Text of the Flammable Fabrics Act of 1953, as amended in 1954.

The following is the text of the Flammable Fabrics Act of 1953, ch. 164, 67 Stat. 111, as amended, ch. 833, 68 Stat. 770 (1954):

AN ACT

To prohibit the introduction or movement in interstate commerce of articles of wearing apparel and fabrics which are so highly flammable as to be dangerous when worn by individuals, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SHORT TITLE

Section 1. This Act may be cited as the "Flammable Fabrics Act." $\,$

DEFINITIONS

Sec. 2. As used in this Act—

- (a) The term *person* means an individual, partnership, corporation, association, or any other form of business enterprise.
- (b) The term *commerce* means commerce among the several States or with foreign nations, or in any Territory of the United States or in the District of Columbia, or between any such Territory and another, or between any such Territory and any State or foreign nation, or between the District of Columbia and any State or Territory or foreign nation.
- (c) The term *Territory* includes the insular possessions of the United States and also any Territory of the United States.
- (d) The term article of wearing apparel means any costume or article of clothing worn or intended to be worn by individuals except hats, gloves, and footwear: Provided, however, That such hats do not constitute or form part of a covering for the neck, face, or shoulders when worn by individuals: Provided further, That such gloves are not more than fourteen inches in length and are not affixed to or do not form an integral part of another garment: And provided further, That such footwear does not consist of hosiery in whole or in part and is not affixed to or does not form an integral part of another garment.
- (e) The term *fabric* means any material (other than fiber, filament, or yarn) woven, knitted, felted, or otherwise produced from or in combination with any natural or synthetic fiber, film, or substitute therefor which is intended or sold for use in wearing apparel except that interlining fabrics when intended or sold for use in wearing apparel shall not be subject to this Act.
- (f) The term *interlining* means any fabric which is intended for incorporation into an article of wearing apparel as a layer between an outer shell and an inner lining.
- (g) The term ${\it Commission}$ means the Federal Trade Commission.
- (h) The term $Federal\ Trade\ Commission\ Act$ means the Act of Congress entitled "An Act