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Aaron Locker, Esq.
Aberman, Greene & Locker
540 Madison Avenue
New York, New York 10022

Dear Mr. Locker:

This is in response to your letter of June 11, 1973, requesting a further clarification of the phrase "introduced into interstate commerce" as used in the order banning certain electrically operated toys and other electrically operated children's articles (38 Fed. Reg. 6138).

As Mr. Vignone explained in his letter to you of May 11, 1973, the phrase "introduced into interstate commerce" was intended to mean "the first shipment of an individual finished product in interstate commerce." A shipment of goods by a manufacturer in interstate commerce to a central warehouse owned by that manufacturer would be a "first shipment in interstate commerce." If such a shipment were made before September 3, 1973, the goods would therefore not be subject to the above regulation and would not be banned thereby if not in compliance.

Sincerely yours,

PS
Paul W. Hallman
Attorney
Office of the General Counsel

PWH
PWHallman:tdr:7/5/73
cc: GC Files/Chron
Ronald Kolins, Esq.
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