



U.S. CONSUMER PRODUCT SAFETY COMMISSION
4330 EAST WEST HIGHWAY
BETHESDA, MD 20814

Office of Compliance and Field Operations
Division of Regulatory Enforcement
Email: MLee@cpsc.gov

APR - 8 2011

Matthew Lee
Compliance Officer
Tel: 301 404-7513
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Via Certified Mail and Fax: 805-528-9731

Adam Olcott
Gibson Enterprises, Inc.
36 Zaca Lane
San Luis Obispo, CA 93401

**RE: Cigarette Lighter Submission for Model U-202
Submission ID SUBM11-0064**

Dear Mr. Olcott:

This is to acknowledge receipt by the Office of Compliance and Field Operations of the specifications and qualification test report for the referenced cigarette lighter model (based on the child testing conducted on model 20106). Your report was received in our office on January 11, 2011. After comparing the specifications and prototype unit of the above model to the tested model 20106, we agree that the report you provided complies with the reporting requirements of the Safety Standard for Cigarette Lighters at 16 C.F.R. § 1210.17(b) for model U-202.

This acknowledgment of receipt of your report and its acceptance as being complete pursuant to 16 C.F.R. § 1210.17(b)(1)-(6) is not to be considered by you or any other party as an approval of the lighter or of the report. It is your responsibility to certify that each shipment of lighters you import complies with all the requirements of the standard. As long as the lighters fully comply with the standard and any other applicable federal regulations, and maintain all specifications indicated in your report received on January 11, 2011, including a gas plunger activation force equal to or greater than the manufacturer's minimum specification of 8.95 pounds of force, you may begin to import model U-202 for distribution and sale in the United States immediately.

The standard requires manufacturers or importers to label each cigarette lighter with an identification of the period of time during which the lighter was manufactured along with an identification of the manufacturer, which may be in code. See 16 C.F.R. § 1210.12(c) for specifics of the labeling requirements.

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We would also like to inform you that this new information about your company will be added to the U.S. Consumer Product Safety Commission's (Commission) lists, which identify cigarette lighters by model as well as the manufacturers and importers that have submitted complete documentation as required by 16 C.F.R. § 1210.17(b). These lists are generated by the Commission's Office of Compliance and Field Operations. The information on the lists is based upon documentation provided by your firm or the firm you represent. The lists are regularly updated and are the subject of Freedom of Information Act (FOIA) requests from the public. We have made a determination to disclose these lists because the information identifying your cigarette lighter does not meet the criteria for confidential business information and is presumed accurate.

At this time, we are providing you the opportunity to comment on the information identifying your firm's product under the procedures in section 6(b) of the Consumer Product Safety Act (CPSA). Any comments you submit pertaining to the information will be considered by the FOIA office during their processing of the lists for release in response to FOIA requests. To permit full consideration, your written comments must be received within twenty calendar days of the date of this letter with three additional days allowed if you receive this letter by mail. Comments should be mailed to the Freedom of Information Officer, Office of the Secretary, U.S. Consumer Product Safety Commission, 4330 East West Highway, Suite 502, Bethesda, Maryland 20814-4408.

Also, this information will be available to the public via the Commission's official website. If you have no comments or objections to the public disclosure of these lists, you are not required to respond.

If you have any questions about the subject of this letter or other issues relating to the Safety Standard for Cigarette Lighters, please feel free to write or call me.

Sincerely,



Matthew Lee
Compliance Officer
Division of Regulatory Enforcement