#### [FEMA-1074-DR]

# Florida; Amendment to Notice of a Major Disaster Declaration

**AGENCY:** Federal Emergency Management Agency (FEMA).

**ACTION:** Notice.

**SUMMARY:** This notice amends the notice of a major disaster for the State of Florida (FEMA–1074–DR), dated October 27, 1995, and related determinations.

**EFFECTIVE DATE:** December 1, 1995. **FOR FURTHER INFORMATION CONTACT:** Pauline C. Campbell, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3606. **SUPPLEMENTARY INFORMATION:** Notice is hereby given that the incident period for this disaster is closed effective Novem-

(Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance.)
William C. Tidball,

Associate Director, Response and Recovery Directorate.

[FR Doc. 95–30227 Filed 12–11–95; 8:45 am] BILLING CODE 6718–02–P

#### [FEMA-1069-DR]

ber 20, 1995.

# Florida; Amendment to Notice of a Major Disaster Declaration

**AGENCY:** Federal Emergency Management Agency (FEMA).

**ACTION:** Notice.

**SUMMARY:** This notice amends the notice of a major disaster for the State of Florida (FEMA–1069–DR), dated October 4, 1995, and related determinations.

EFFECTIVE DATE: November 29, 1995.
FOR FURTHER INFORMATION CONTACT:
Pauline C. Campbell, Response and Recovery Directorate, Federal
Emergency Management Agency,
Washington, DC 20472, (202) 646–3606.
SUPPLEMENTARY INFORMATION: Notice is hereby given that, effective this date and pursuant to the authority vested in the Director of the Federal Emergency
Management Agency under Executive
Order 12148, I hereby appoint Michael
J. Polny of the Federal Emergency
Management Agency to act as the

Federal Coordinating Officer for this declared disaster.

This action terminates my appointment of Glenn C. Woodard as Federal Coordinating Officer for this disaster.

(Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance)

James L. Witt,

Director.

[FR Doc. 95-30228 Filed 12-11-95; 8:45 am] BILLING CODE 6718-02-P

### FEDERAL MARITIME COMMISSION

# Ocean Freight Forwarder License Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission applications for licenses as ocean freight forwarders pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718 and 46 CFR 510).

Persons knowing of any reason why any of the following applicants should not receive a license are requested to contact the Office of Freight Forwarders, Federal Maritime Commission, Washington, DC 20573.

Seiwa America, Inc., 5500 Frantz Road, Suite 117, Dublin OH 43017, Officers: Kazunari Tada, President, Seigo Iwafune, Executive Vice President Honesty Trade and Business Around

The World, 7400 Harwin Drive, Suite 112, Houston, TX 77036, Tarek A. Morsi, Sole Proprietor

Overseas Trading & Shipping Co., Inc., 2719 Pittman Drive, Silver Spring, MD 20910, Officers: Mohamed Ali Taha, President, Richard Paul Stevens, Treasurer/Secretary

Independent Brokerage, L.L.C., 510 Plaza Drive #2755, Atlanta, GA 30349, Officers: Leslie M. Dodgen, President, Robin T. Craig, Vice President

King Senderax, Incorporated dba, King Senderax Cargo, 1520 North Gower Street, #100, Los Angeles, CA 90028, Officers: Anupam Biswas, C.E.O., Norbert Giessmann, Vice President Robinson Expediters, Inc., 9675 NW

13th Street, Miami, FL 33172, Officers: Jorge Robinson, President, Ebba Robinson, Vice President

Cibao Cargo/Cibao Furniture, Inc., 14 East 167 Street, Bronx, NY 10452, Officer: Jose Perdomo, President Marimar Forwarding, Inc., 9604 N.W. 13th Street, Miami, FL 33172, Officer: Maria A. Morales, President

Lynx International, Inc., 1942 Shawnee Road, Eagan, MN 55122, Officers: Joel N. Meyer, President, Mark D. Spurbeck, Vice President

Wesley S. Koerber, 4242 Harford Creamery Road, White Hall, MD 21161, Sole Proprietor

Glory Express, Inc., 460 Carson Plaza Drive, #119, Carson, CA 90746, Officers: Kuk Yul Cho, President

VIP Transport, Inc., 2703 Wardlow Road, Corona, CA 91720, Officers: Danny C. Griffins, President

Dated: December 6, 1995.

By the Federal Maritime Commission. Joseph C. Polking,

Secretary.

[FR Doc. 95–30126 Filed 12–11–95; 8:45 am] BILLING CODE 6730–01–M

#### FEDERAL TRADE COMMISSION

## Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the Federal Register.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

# TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 11/20/95 AND 12/01/95

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date terminated
Catholic Healthcare West, Memorial Health Systems, Inc., Bakersfield Memorial Hospital and Memorial Cen-		
ter, Inc	95–1553	11/20/95
Bayer AG, Hoechst AG, Hoechst Celanese Corporation	96–0288	11/20/95

# TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 11/20/95 AND 12/01/95—Continued

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date terminated
McKesson Corporation, Ogden Corporation, Ogden BioServices Corporation	96–0315	11/20/95
John W. Kluge, Padang Securities Limited, Cal-Almond, Inc	96–0319	11/20/95
Ronald O. Perelman, Lomas Financial Corporation (Debtor-in-Possession), Lomas Mortgage USA, Inc	96–0322	11/20/95
Republic Waste Industries, Inc., Lee G. Brown, Garbage Disposal Service, Inc.	96–0271	11/22/95
Michael J. Cudahy, E for M Corporation, E for M Corporation	96–0294	11/22/95
Quantum Realty Trust, Quantum Realty Trust, BHL Limited Partnership	96–0299	11/22/95
National Grange Mutual Insurance Company, The Mutual Assurance Company, The Mutual Assurance Com-		
pany	96–0304	11/22/95
Browning-Ferris Industries, Inc., MacMillan Bloedel Limited (a British Columbia Corp), Fibres International, Inc	96–0316	11/22/95
NRE Holdings, Inc., Joseph J. Naparlo, C&N Dining, Inc	96–0347	11/22/95
Corporation	96-0249	11/24/95
Finaxa, The Restaurant Company, The Restaurant Company	95–0146	11/25/95
Mellon Bank Corporation, KeyCorp, KeyCorp	96–0245	11/27/95
El Paso Natural Gas Company, Charles Schusterman, Premier Gas Company	96-0255	11/27/95
Mr. Joe Lewis Allbritton, Price Communications Corporation, WHTM-TV, Inc	96–0318	11/27/95
Peter Munk, Occidental Petroleum Corporation, Occidental C.O.B. Co., Inc	96-0320	11/27/95
Occidental Petroleum Corporation, Peter Munk (a Canadian resident), Clark USA, Inc	96–0321	11/27/95
Consolidated Electrical Distributors, Inc., Price Brothers Company, Utility Systems Division of Price Brothers		
Company	96-0330	11/27/95
Interim Services Inc., Computer Power Group, Ltd., CP Systems, Inc. and Computer Power (UK) Limited	96-0335	11/27/95
Mrs. Mugdha N. Gadgil, Castle Energy Corporation, Indian Refining Company, Indian Refining I Limited Part	96-0341	11/27/95
AT&T Corp., Mobil Corporation, Mobil Mining and Minerals Company	96-0343	11/27/95
Republic Waste Industries, Inc., George W. Fennell, Fennell Container Co., Inc., Fennell Waste Systems, Inc.	96-0350	11/27/95
George W. Fennell, Republic Waste Industries, Inc., Republic Waste Industries, Inc. Republic Waste Industries, Inc., Robert C. and Jannette T. Duncan, J.C. Duncan Company, Inc., Grand Prairie	96–0351	11/27/95
Disposal Company	96-0352	11/27/95
Robert C. & Jannette T. Duncan, Republic Waste Industries, Inc., Republic Waste Industries, Inc.	96-0353	11/27/95
	96-0355	11/27/95
United TransNet, Inc., CDG Holding Corp., CDG Holding Corp	96-0356	11/27/95
	96-0359	11/27/95
Quality Dining, Inc., Brinker International, Inc., Brinker International, Inc., H Group Holding, Inc., Presidio Capital Corp., Northpark Associates Limited Partnership	96-0362	11/27/95
Sprint Corporation, Sprint Corporation, Centel Cellular Company of Fort Walton Beach Limited Partners	96-0364	11/27/95
Gordon + Morris Investment Partnership, L.P., Thomas H. Lee Equity Partners, L.P., Lee-CST Holding Corp	96-0366	11/27/95
Medaphis Corporation, MedQuist, Inc., MedQuist Receivables Management Company	96-0367	11/27/95
CGW Southeast Partners I, L.P., Asahi Glass Co., Ltd. (a Japanese Company), Cataphote Inc	96-0376	11/27/95
Employers Self Insurers Fund, Summit Holding Corporation, Summit Holding Corporation	96-0376	11/27/95
Carlos M. and Rosa R. de la Cruz, Bacardi Limited (a Bermuda Company), Coca-Cola Puerto Rico Bottlers &	90-0309	11/21/93
B&C Bever. Distrb. N.V	96-0390	11/27/95
Capital Area Health Foundation, Polyclinic Health System, Inc., Polyclinic Health System, Inc.	95–2357	11/28/95
The Multicare Companies, Inc., Glenmark Holding Company Limited Partnership, Glenmark Associates, Inc	96–0281	11/28/95
CSX Corporation, Continental Grain Company, ContiCarriers and Terminals, Inc.	96-0282	11/28/95
All American Semiconductor, Inc., Added Value Electronics Distribution, Inc., Added Value Electronics Dis-		
tribution, Inc	96–0331	11/28/95
First Union Corporation, NOVA Holdings, Inc., NOVA Holdings, Inc	96–0368	11/28/95
First Fidelity Bancorporation, NOVA Holdings, Inc., NOVA Holdings, Inc.	96–0369	11/28/95
WorldCom, Inc., NOVA Holdings, Inc., NOVA Holdings, Inc.	96–0370	11/28/95
Warburg, Pincus Investors, L.P., NOVA Holdings, Inc., NOVA Holdings, Inc.	96–0375	11/28/95
Rexam plc (a British Corporation), Emson Research, Inc., The Mark Industries, Incorporated	96–0379	11/28/95
Advanced Micro Devices, Inc., NexGen, Inc., NexGen, Inc.	96–0264	11/29/95
Thomas & Betts Corporation, Equity Holdings Limited, Amerace Corporation	96–0329	11/29/95
Blue Cross and Blue Shield of Tennessee, Memphis Hospital Service & Surgical Association, Inc., Memphis	06 0297	11/20/05
Hospital Service & Surgical Association, Inc	96-0387	11/29/95
	96-0393	11/29/95
Illinois Tool Works Inc., John Legat, Waltraud Legat, Trans Tech America Inc	96–0247	11/30/95
Real Estate Operations, Inc., The Prudential Insurance Company of America, The Prudential Insurance Company of America	06 0395	11/20/05
pany of America	96–0385	11/30/95
pany	96–0388	11/30/95
Winton M. Blount, Noel Group, Inc., Simmons Outdoor Corporation	96–0395	11/30/95
United/Harvey Holdings, L.P., United/Harvey Holdings, L.P., Harvey Hotel Company, L.P.	96–0397	11/30/95
Time Warner Inc., Meredith Corporation, Meredith Corporation	96–0444	11/30/95
CORE Industries Inc., CMB Industries, CMB Industries	96–0292	12/01/95
Western Wireless Corporation, Bachtel Cellular Liquidity, L.P., Great Plains Cellular, L.P.	96–0307	12/01/95
Gordon S. Lang, Avery Dennison Corporation, Avery Dennison Corporation	96–0314	12/01/95
John J. and Janet L. Melk, Republic Waste Industries, Inc., Republic Waste Industries, Inc	96–0358	12/01/95
Amcor, Ltd. (an Australian Corporation), The ANLE Paper Company, The ANLE Paper Company	96–0360	12/01/95
Dennis Mehiel, Chesapeake Corporation, Chesapeake Consumer Products Company	96–0363	12/01/95
Matsushita Electrical Industrial Co., Ltd., General Motors Corporation, Hughes-JVC Technology Corporation	96-0403	12/01/95
MIDCOM Communications Inc., Cherry Communications Incorporated, Cherry Communications Incorporated	96–0407	12/01/95

# TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 11/20/95 AND 12/01/95—Continued

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date terminated
FrontierVision Partners, L.P., Lee A. Bertman, C4 Media Cable Southeast, L.P. and County Cable Co., L.P ITT Corporation, John Hancock Mutual Life Insurance Company, Russell Hotel Joint Venture Partnership	96–0408 96–0427	12/01/95 12/01/95

#### FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay or Renee A. Horton, Contact Representatives, Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, DC 20580, (202) 326– 3100

By Direction of the Commssion. Donald S. Clark, Secretary.

[FR Doc. 95–30214 Filed 12–11–95; 8:45 am] BILLING CODE 6750–01–M

[File No. 952-3391]

## The Dannon Company, Inc.; Consent Agreement With Analysis To Aid Public Comment

**AGENCY:** Federal Trade Commission. **ACTION:** Consent agreement.

summary: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent agreement, accepted subject to final Commission approval, would prohibit the Tarrytown, NY-based frozen yogurt manufacturer from misrepresenting the fat, calories, saturated fat, or cholesterol in any of its frozen yogurt products. The consent agreement settles allegations stemming from nutritional claims made in advertisements for Dannon's line of Pure Indulgence frozen yogurt.

**DATES:** Comments must be received on or before February 12, 1996.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, Room 159, 6th St., and Pa. Ave., NW., Washington, DC 20580.

### FOR FURTHER INFORMATION CONTACT:

Justin Dingfelder, Bureau of Consumer Protection, Federal Trade Commission, S-4631, 6th Street & Pennsylvania Ave., NW., Washington, DC 20580, (202) 326– 3017

Peter Metrinko, Bureau of Consumer Protection, Federal Trade Commission, S–4624, 6th Street & Pennsylvania Ave., N.W., Washington, DC 20580, (202) 326–2104.

**SUPPLEMENTARY INFORMATION:** Pursuant to Section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46 and Section 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the following

consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of sixty (60) days. Public comment is invited. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with Section 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii)).

United States of America Before Federal Trade Commission

In the Matter of The Dannon Company, Inc., a corporation . [File No. 952–3391.]

Agreement Containing Consent Order

To Cease and Desist

The Federal Trade Commission

The Federal Trade Commission having initiated an investigation of certain acts and practices of The Dannon Company, Inc., hereinafter sometimes referred to as proposed respondent, and it now appearing that proposed respondent is willing to enter into an agreement containing an Order to cease and desist from the use of the acts and practices being investigated,

It is hereby agreed by and between The Dannon Company, Inc., by this duly authorized officer and attorneys, and counsel for the Federal Trade Commission, that:

- 1. Proposed respondent The Dannon Company, Inc., is a corporation organized, existing and doing business under and by virtue of the laws of the State of Delaware, with its office and principal place of business located at 120 White Plains Road, Tarrytown, NY 10591.
- 2. Proposed respondent admits all the jurisdictional facts set forth in the draft complaint here attached.
  - 3. Proposed respondent waives:
  - a. Any further procedural steps;
- b. the requirement that the Commission's decision contain a statement of findings of fact and conclusions of law;
- c. all rights to seek judicial review or otherwise to challenge or contest the validity of the Order entered pursuant to this agreement; and
- d. any claim under the Equal Access to Justice Act.

- 4. This agreement shall not become part of the public record of the proceeding unless and until it is accepted by the Commission. If this agreement is accepted by the Commission, it, together with the draft complaint contemplated thereby, will be placed on the public record for a period of sixty (60) days and information in respect thereto publicly released. The Commission thereafter may either withdraw its acceptance of this agreement and so notify the proposed respondents, in which event it will take such action as it may consider appropriate, or issue and serve its complaint (in such form as the circumstances may require) and decision, in disposition of the proceeding.
- 5. This agreement is for settlement purposes only and does not constitute an admission by proposed respondent that the law has been violated as alleged in the attached draft complaint, or that the facts as alleged in the attached draft complaint, other than the jurisdictional facts, are true.
- 6. This agreement contemplates that, if it is accepted by the Commission, and if such acceptance is not subsequently withdrawn by the Commission pursuant to the provisions of § 234 of the Commission's Rules, the Commission may, without further notice to proposed respondent: (1) Issue its complaint corresponding in form and substance with the draft complaint attached hereto and its decision containing the following Order to cease and desist in disposition of the proceeding; and (2) make information public in respect thereto. When so entered, the Order to cease and desist shall have the same force and effect and may be altered, modified or set aside in the same manner and within the same time provided by statute for other orders. Delivery by the Postal Service of the complaint and decision containing the agreed-to Order to proposed respondent's address as stated in this agreement shall constitute service. Proposed respondent waives any right it may have to any other manner of service. The complaint may be used in construing the terms of the Order, and no agreement, understanding, representation, or interpretation not contained in the Order or the agreement