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Grover Walker, Esq. Corporation Counsel Johnson Products Company, Inc. 8522 Lafayette Ave. Chicago, Ill. 60620

Dear Mr. Walker:

This letter is to confirm the statements made by me during our telephone conversation of January 24, 1974, that section 3(a)(1)(H) of the Consumer Product Safety Act excludes cosmetics from the definition of "consumer product," that section 2(f)2 of the Federal Hazardous Substances Act excludes cosmetics from the term "hazardous substance," and that section 2(2)(C) of the Poison Prevention Packaging Act of 1970 includes cosmetics in the term "household substance."

As requested, copies of the aforementioned acts are enclosed as well as copies of current poison prevention packaging regulations.

Sincerely,

Stephen Lemberg Attorney Office of the General Counsel

Enclosures (5)

DSLemberg:clb:1/24/74

cc: Secretary

S. Lemberg

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