

§ 1207.12

Defense, 1972, Library of Congress Card No. 72-600054, pp. 457-465.

(d) "The Measure of Man—Human Factors in Design," by Henry Dreyfuss, published by Watson-Guptill Publications, Inc., 1 Astor Plaza, New York, New York, 10036.

(e) "Medical Tribune", Wed., 8/15/73, p. 21.

(f) "Technical Rationale in Support of A Safety Standard for Swimming Pool Slides," 5/30/75. National Swimming Pool Institute, 2000 K Street NW., Washington, D.C. 20006.

§ 1207.12 Stockpiling.

(a) *Definitions.* As used in this section:

(1) *Stockpiling* means manufacturing or importing swimming pool slides between the date of promulgation of part 1207 in the FEDERAL REGISTER and its effective date at a rate greater than five percent more than the rate at which the slides were manufactured or imported during the base period.

(2) *Base period* means, at the option of the manufacturer or importer concerned, any period of 180 consecutive days beginning on or after January 2, 1974, and ending on or before December 31, 1974.

(3) *Rate of production (or importation)* means the total number of swimming pool slides manufactured (or imported) during a stated time period. In determining whether a slide was manufactured (or imported) during a stated time period, the later of the date on which the slide runway was manufactured (or imported) or the date on which the accompanying ladder and other support parts were manufactured (or imported) shall be used.

(b) *Prohibited acts.* Manufacturers and importers of swimming pool slides, as these products are defined in § 1207.3(a)(28) shall not manufacture or import slides that do not comply with the requirements of this part 1207 between January 19, 1976, and July 17, 1976, at a rate which is greater than the rate of production or importation during the base period plus five percent of that rate.

(c) Manufacturers and importers shall maintain appropriate documentation to be able to substantiate to the Commission that they are in compli-

16 CFR Ch. II (1-1-02 Edition)

ance with the provisions of this section.

[41 FR 2751, Jan. 19, 1976, as amended at 41 FR 15003, Apr. 9, 1976]

PART 1209—INTERIM SAFETY STANDARD FOR CELLULOSE INSULATION

Subpart A—The Standard

Sec.

- 1209.1 Scope and application.
- 1209.2 Definitions and measurements.
- 1209.3 General requirements.
- 1209.4 Test procedures for determining settled density.
- 1209.5 Test procedures for corrosiveness.
- 1209.6 Test procedures for critical radiant flux.
- 1209.7 Test procedures for smoldering combustion.
- 1209.8 Procedure for calibration of radiation instrumentation.
- 1209.9 Labeling requirement.
- 1209.10 Certification and enforcement.
- 1209.11 Effective date.

FIGURES 1-10

Subpart B—Certification

- 1209.31 Purpose and applicability.
- 1209.32 Definitions.
- 1209.33 Reasonable testing program.
- 1209.34 Qualification testing.
- 1209.35 Product specification.
- 1209.36 Production testing.
- 1209.37 Corrective actions.
- 1209.38 Records.
- 1209.39 Certification of compliance.
- 1209.40 Certification responsibility, multiple parties.
- 1209.41 Effective date.

SOURCE: 44 FR 39966, July 6, 1979, unless otherwise noted.

Subpart A—The Standard

AUTHORITY: Sec. 35(c)(2), Pub. L. 95-319, 92 Stat. 388-389 (15 U.S.C. 2082).

§ 1209.1 Scope and application.

(a) *Scope.* This part 1209, an interim consumer product safety standard, prescribes flame resistance and corrosiveness requirements for cellulose insulation that is a consumer product. These requirements are intended to reduce or eliminate an unreasonable risk of injury to consumers from flammable and corrosive cellulose insulation. The requirements are based upon the flame