## TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 022696 AND 030896—Continued

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date termi- nated
Scudder Family Voting Trust for ANI, Amphlett Printing Company, Amphlett Printing Company	96–1071	03/05/96
United News & Media plc, MAI plc, MAI plc	96–1073	03/05/96
The Atlantic Foundation, Manugistics Group, Inc., Manugistics Group, Inc	96–1086	03/05/96
Insignia Financial Group, Inc., Douglas Elliman, Inc., Douglas Elliman, Inc	96–1087	03/05/96
St. Jude Medical, Inc., Daig Corporation, Daig Corporation	96–1100	03/05/96
John J. Fleischhacker, St. Jude Medical, Inc., St. Jude Medical, Inc	96–1101	03/05/96
Marco F. Hellman Irrevocable Trust, LSAI Holding Corp., (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1109	03/05/96
Tully M. Friedman, LSAI Holding Corp. (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1110	03/05/96
Daniel J. Starks, St. Jude Medical, Inc., St. Jude Medical, Inc	96–1111	03/05/96
Temasek Holdings (Private) Limited, Micropolis Corporation, Micropolis Corporation (Thailand) Ltd	96–1116	03/05/96
Jones Medical Industries, Inc., Eli Lilly and Company, Eli Lilly and Company	96–1123	03/05/96
The Southern Company, Vanguard Real Estate Fund II, Vanguard Real Estate Fund II	96–1125	03/05/96
Robert D. Haas, LSAI Holding Corp. (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1132	03/05/96
The Elise K. Haas 1984 Trust, LSAI Holding Corp. (Joint Venture), LSAI Holding Corp., (Joint Venture)	96–1133	03/05/96
The Elise K. Hass 1986 Trust, LSAI Holding Corp. (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1134	03/05/96
James M. Koshland, LSAI Holding Corp. (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1135	03/05/96
Peter E. Haas, Jr., LSAI Holding Corp. (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1136	03/05/96
Peter E. Haas, Jr., LSAI Holding Corp. (Joint Venture), LSAI Holding Corp. (Joint Venture)	96–1137	03/05/96
Carolina Medicorp, Inc., RJR Nabisco Holdings Corp., R.J. Reynolds Tabacco Company	96–1138	03/05/96
H.J. Heinz Company, Earth Elements, Inc., Earth Elements, Inc	96–1139	03/05/96
Young Broadcasting Inc., N.L. Bentson, Midcontinent Television of South Dakota, Inc	96–1146	03/05/96
Amoco Corporation, The Broken Hill Proprietary Co. Ltd. (an Australian co), BHP Petroleum (Americas) Inc	96–1147	03/05/96
Sega Enterprises, Ltd., Sega Multimedia, Inc., Sega Multimedia, Inc	96–1149	03/05/96
Prudential Corporation plc, David Z. Burger, City Freeholds (U.S.A.), Inc	96–1154	03/05/96
GS Capital Partners II, L.P., The Community Foundation, Inc., AMF Bowling Centers (Aust.) Int'l Inc	96–1157	03/05/96
GS Capital Partners II, L.P., AMF Bowling Centers, Inc., AMF Bowling Centers, Inc	96–1159	03/05/96
GS Capital Partners II, L.P., AMF Bowling, Inc., AMF Bowling, Inc.	96–1160	03/05/96
Masayoshi Son, Sega Multimedia, Inc., Sega Multimedia, Inc	96–1161	03/05/96
GS Capital Partners II, L.P., AMF Holdings Inc., AMF Holdings Inc	96–1162	03/05/96
GS Capital Partners II Offshore, L.P., AMF Holdings Inc., AMF Holdings Inc	96–1163	03/05/96
Minnesota Corn Processors, Inc., California Syrup & Extract Company, Liquid Sugars, Inc	96–1164	03/05/96
Minnesota Corn Processors, Inc., The Alfred B. Saroni, Jr. 1986 CRT, Liquid Sugars, Inc	96–1165	03/05/96
Charter Power Systems, Inc., Burr-Brown Corporation, Power Convertibles Corporation	96–1197	03/05/96
AMP Incorporated, Akzo Noble N.V., Akzo Nobel Electronic Interconnections Inc	96–1143	03/07/96
Royal Dutch Petroleum, Gerald A. Boelte, LLOG Exploration Company	96–1150	03/07/96
Sumner M. Redstone, Duncan MacNaughton, Pacific Video Entertainment Inc	96–1166	03/07/96
AMP Incorporated, AMP Incorporated, AMP-AKZO Company	96–1185	03/08/96

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, D.C. 20580, (202) 326– 3100.

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

[FR Doc. 96–6735 Filed 3–19–96; 8:45 am] BILLING CODE 6750–01–M

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration [Docket No. 95N-0253J]

Analysis Regarding The Food and Drug Administration's Jurisdiction Over Nicotine-Containing Cigarettes and Smokeless Tobacco Products; Reopening of the Comment Period as to Specific Documents

**AGENCY:** Food and Drug Administration, HHS

**ACTION:** Notice; reopening of comment period as to specific documents.

SUMMARY: The Food and Drug Administration (FDA) is reopening to April 19, 1996, as to specific documents, the comment period on its analysis regarding FDA's jurisdiction over these products, which was published in the Federal Register of August 11, 1995 (60 FR 41453). FDA is reopening the comment period for 30 days for the sole purpose of inviting

public comments on the information being added to the administrative record. Elsewhere in this issue of the Federal Register, FDA is reopening the comment period, as to specific documents, for its proposed rule entitled "Regulations Restricting the Sale and Distribution of Cigarettes and Smokeless Tobacco Products to Protect Children and Adolescents."

**DATES:** Written comments must be received or postmarked on or before April 19, 1996. Comments postmarked after such date will not be considered.

ADDRESSES: Submit written comments to the Dockets Management Branch (HFA–305), Food and Drug Administration, rm. 1–23, 12420 Parklawn Dr., Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT: Philip L. Chao, Office of Policy (HF–23), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301–827–3380.

**SUPPLEMENTARY INFORMATION:** In the Federal Register of August 11, 1995 (60 FR 41453), FDA published a notice

containing an analysis of FDA's jurisdiction over nicotine-containing cigarettes and smokeless tobacco products. The analysis supported a finding at that time that nicotine in cigarettes and smokeless tobacco products is a drug and that these products are drug delivery devices within the meaning of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321–395).

In the Federal Register of October 16, 1995 (60 FR 53620), FDA extended to January 2, 1996, the comment period on the notice that set forth the jurisdictional analysis.

FDA is adding three statements from former industry scientists and employees to the administrative record. These statements, describe among other things, the industry's understanding of nicotine and industry practice with respect to the control of nicotine levels in cigarette manufacture.

FDA might rely on these statements in support of any final decision it may make on its jurisdiction. The agency is therefore providing the public an opportunity to comment on them.

FDA believes that 30 days to comment is ample in this case, as the agency is specifically limiting its reopening of the comment period to comments on the statements being added. Comments are invited, and will be considered, only to the extent they are focused on the information being newly added to the record and only to the extent the comments regarding such information raise new issues not already raised by the person submitting the comment.

The documents being added to the record are as follows:

1. Uydess, Ian L., Declaration of Ian L. Uydess, Ph.D., February 29, 1996.

2. Farone, William A., Ph.D., "The Manipulation and Control of Nicotine and Tar in the Design and Manufacture of Cigarettes: A Scientific Perspective," March 8, 1996.

3. Rivers, Jerome K., Declaration of Jerome K. Rivers, March 7, 1996.

As part of its ongoing investigation, the agency has compiled information that includes notes and transcripts of interviews with former industry scientists and employees. These notes and transcripts have been referenced in this proceeding (Federal Register of December 27, 1995 (60 FR 66981)), but have not been included in the public docket because, among other reasons, they would likely disclose the identity of sources that furnished information to FDA on a confidential basis (60 FR 66981), they were obtained under assurances of confidentiality, and in some cases they contain trade secret or other confidential information. Among these documents are notes and

transcripts reflecting conversations with Dr. Uydess, Dr. Farone, and Mr. Rivers, whose statements are identified above. Since the agency may rely on these statements, the agency is making them available for public comment now. The agency will not rely on any notes or transcripts made by the agency reflecting conversations with any former industry scientists and employees.

Interested persons may, on or before April 19, 1996, submit to the Dockets Management Branch (address above) written comments regarding the documents listed above. Four copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document. Received comments may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday.

Dated: March 18, 1996 William B. Schultz, Deputy Commissioner for Policy. [FR Doc. 96–6789 Filed 3–18–96; 8:45 am] BILLING CODE 4160–01–F

### Health Resources and Services Administration

### Program Announcement for Scholarships for Disadvantaged Students

The Health Resources and Services Administration (HRSA) announces that applications for fiscal year (FY) 1996 Scholarships for Disadvantaged Students (SDS) program are being accepted under the authority of section 737 of the Public Health Service Act (the Act), Title VII, Part B, as amended by the Health Professions Education Extension Amendments of 1992, Pub. L. 102-408, dated October 13, 1992. Schools that received funds for academic year 1995-96 will be funded based on the information provided in last year's financial status report, and do not need to reapply.

#### **Purpose**

The SDS program provides funds to health professions and nursing schools for the purpose of assisting such schools in providing scholarships to individuals from disadvantaged backgrounds who are enrolled (or accepted for enrollment) as full-time students in the schools, as well as to undergraduate students who have demonstrated a commitment to pursuing a career in health professions.

For purposes of the SDS program in FY 1996, an "individual from disadvantaged background" is defined

in 42 CFR part 57.1804, subpart S, as one who:

- (1) Comes from an environment that has inhibited the individual from obtaining the knowledge, skill, and abilities required to enroll in and graduate from a health professions school, or from a program providing education or training in allied health professions; or
- (2) Comes from a family with an annual income below a level based on low-income thresholds according to family size published by the U.S. Bureau of the Census, adjusted annually for changes in the Consumer Price Index, and adjusted by the Secretary for use in all health professions and nursing programs. The Secretary will periodically publish these lowincome levels in the Federal Register.

The following income figures determine what constitutes a low-income family for purposes of the SDS program for FY 1996.

Size of parents' family <sup>1</sup>	Income level <sup>2</sup>
1	\$10,200 13,200 15,700 20,200 23,800 26,700

<sup>1</sup> Includes only dependents listed on Federal income tax forms.

<sup>2</sup>Adjusted gross income for calendar year 1995, rounded to nearest \$100. These low income figures are published in this issue of the FEDERAL REGISTER.

This program announcement is subject to reauthorization of this legislative authority and to the appropriation of funds. Applicants are advised that this program announcement is a contingency action being taken to assure that should authority and funds become available for this purpose, they can be awarded in a timely fashion consistent with the needs of the program as well as to provide for even distribution of funds throughout the fiscal year. At this time, given a continuing resolution and the absence of FY 1996 appropriation for title VII programs, the amount of available funding for this program cannot be estimated. Of the funds available for FY 1996, 30 percent shall be made available to schools agreeing to expend the funds only for nursing scholarships.

The period of fund availability will be for one academic year.

## Use of Funds

Funds awarded to a school under this program may be used as follows: