INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-422]

Notice of a Commission Determination Not To Review an Initial Determination Terminating the Investigation as to One Respondent on the Basis of a Consent Order; Issuance of Consent Order

In the Matter of Certain Two-Handle Centerset Faucets and Escutcheons, and Components Thereof.

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the initial determination ("ID") of the presiding administrative law judge ("ALJ") granting the joint motion of complainant Moen Incorporated ("Moen") and respondent Hometek International Group ("Hometek") to terminate the above-captioned investigation as to Hometek on the basis of a consent order.

FOR FURTHER INFORMATION: Contact Michael Diehl, Esq., Office of the General Counsel, U.S. International Trade Commission, telephone (202) 205-3095. Copies of the ALJ's ID and all other nonconfidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW, Washington, DC 20436, telephone (202) 205–2000. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205–1810. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov).

SUPPLEMENTARY INFORMATION: On June 11, 1999, the Commission instituted this investigation based on a complaint filed by Moen, alleging a violation of section 337 of the Tariff Act of 1930 in the importation and sale of certain two-handle centerset faucets and escutcheons and components thereof by reason of infringement of U.S. Letters Patent Des. 347,466. 64 FR 32522 (June 17, 1999). Five firms were named as respondents: Hometek, Foremost International Group, Chung Cheng Faucet Co. Ltd., Lota International Co. Ltd., and Sisco, Inc.

On August 9, 1999, complainant Moen and respondent Hometek filed a joint motion to terminate the investigation as to Hometek on the basis of a consent order stipulation and proposed consent order. The Commission investigative attorney supported the motion. No other party responded to the motion.

Ón September 7, 1999, the ALJ issued an ID (Order No. 6) terminating the investigation as to Hometek based on the joint stipulation and proposed consent order. No party petitioned for review of the ID pursuant to 19 CFR 210.43(a), and the Commission found no basis for ordering a review on its own initiative pursuant to 19 CFR 210.44. The ID thus became the determination of the Commission pursuant to 19 CFR 210.42(h)(3).

This action is taken under the authority of section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, and Commission rule 210.42, 19 CFR 210.42.

By order of the Commission. Issued: October 6, 1999.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–26685 Filed 10–12–99; 8:45 am] BILLING CODE 7020–02–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. TA-204-2]

Notice of Commission Determination To Conduct a Portion of the Hearing In Camera

In the Matter of Wheat Gluten.

AGENCY: U.S. International Trade Commission. **ACTION:** Closure of a portion of a Commission hearing to the public.

SUMMARY: Upon request of counsel for the Wheat Gluten Industry Council and counsel for the Association des Amidonneries de Cereales de L'UE, the Commission has determined to conduct a portion of its hearing in the abovecaptioned investigation scheduled for October 7, 1999, in camera. See Commission rules 201.13(m) and 201.35(b)(3) (19 CFR 201.13(m) and 201.35(b)(3)). The remainder of the hearing will be open to the public. The Commission has determined that the seven-day advance notice of the change to a meeting was not possible. See Commission rule 201.35 (a), (c)(1) (19 CFR 201.35 (a), (c)(1)).

FOR FURTHER INFORMATION CONTACT: William Gearhart, Office of General Counsel, U.S. International Trade Commission, 500 E Street, SW, Washington, DC 20436, telephone 202– 205–3091, e-mail wgearhart@usitc.gov. Hearing-impaired individuals are advised that information on this matter may be obtained by contacting the Commission's TDD terminal on 202– 205–1810.

SUPPLEMENTARY INFORMATION: The Commission believes that counsel for the two parties have justified the need for a closed session. They seek a closed session to provide a full discussion of information relating to new products and industry adjustment efforts and certain customer information. Because such discussions will necessitate disclosure of confidential business information (CBI), they can only occur if a portion of the hearing is held in camera. In making this decision, the Commission nevertheless reaffirms its belief that whenever possible its business should be conducted in public.

The hearing will include the usual public presentations by parties, with questions from the Commission. In addition, the hearing will include in camera sessions for confidential presentations by the two parties and for questions from the Commission relating to the CBI. For any in camera session the room will be cleared of all persons except for those company officials and their counsel who are authorized to have access to the CBI at issue. See 19 CFR 201.35(b) (1), (2). The time for the parties' presentations in the in camera session will be taken from their respective overall allotments for the hearing. All persons planning to attend the in camera portions of the hearing should be prepared to present proper identification.

Authority: The General Counsel has certified, pursuant to Commission Rule 201.39 (19 CFR 201.39) that, in her opinion, a portion of the Commission's hearing in Inv. No. TA-204–2, Wheat Gluten, may be closed to the public to prevent the disclosure of CBI.

By order of the Commission. Issued: October 5, 1999.

Donna R. Koehnke,

Secretary.

[FR Doc. 99–26683 Filed 10–12–99; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Drug enforcement Administration

Manufacturer of Controlled Substances; Notice of Registration

By Notice dated July 16, 1999, and published in the **Federal Register** on July 29, 1999, (63 FR 40542), American Radiolabeled Chemical, Inc., 11624 Bowling Green Drive, St. Louis, Missouri 63146, made application by letter to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug	Schedule
Dimethyltryptamine (7435) Dihydromorphine (9145) Cocaine (9041) Benzoylecgonine (9180) Meperidine (9230) Morphine (9300) Oxymorphone (9652)	I II II II II II

The firm plans to bulk manufacture small quantities of the listed controlled substances as radiolabeled compounds.

No comments or objections have been received. DEA has considered the factors in Title 21, United States Code, Section 823(a) and determined that the registration of American Radiolabeled Chemical, Inc. to manufacture the listed controlled substances is consistent with the public interest at this time. DEA has investigated American Radiolabeled Chemical, Inc. on a regular basis to ensure that the company's continued registration is consistent with the public interest. These investigations have included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to 21 U.S.C. 823 and 28 CFR 0.100 and 0.104, the Deputy Assistant Administrator, Office of Diversion Control, hereby orders that application submitted by the above firm for registration as a bulk manufacturer of the basic classes of controlled substances listed above is granted.

Dated: October 1, 19999.

John H. King,

Deputy Assistant Administrator, Office of Diversion Control Drug Enforcement Administration.

[FR Doc. 99–26599 Filed 10–12–99; 8:45 am] BILLING CODE 4410–09–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Importer of controlled Substances; Notice of Registration

By Notice dated June 23, 1999, and published in the **Federal Register** on July 7, 1999, (64 FR 36716), Applied Science Labs, Inc., A Division of Altech Associates, Inc., 2701 Carolean Industrial Drive, P.O. Box 440, State College, Pennsylvania 16801, made application by renewal to the Drug Enforcement Administration to be registered as an importer of the basic classes of controlled substances listed below:

Drug	Schedule
Heroin (9200)	
Cocaine (9041)	11
Codeine (9050)	П
Meperidine (9230)	П
Methadone (9250)	П
Morphine (9300)	

The firm plans to import these controlled substances for the manufacture of reference standards.

No comments or objections have been received. DEA has considered the factors in Title 21. United States Code. Section 823(a) and determined that the registration of Applied Science Labs, Inc. to import the listed controlled substances in consistent with the public interest and with United States obligations under international treaties, conventions, or protocols in effect on May 1, 1971, at this time. DEA has investigated Applied Science Labs, Inc. on a regular basis to ensure that the company's continued registration is consistent with the public interest. These investigations have included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to Section 1008(a) of the Controlled Substances Import and Export Act and in accordance with Title 21, Code of Federal Regulations, Section 1201.34, the above firm is granted registration as an importer of the basic classes of controlled substances listed above

Dated: October 1, 1999.

John H. King,

Deputy Assistant Administrator, Office of Diversion Control Drug Enforcement Administration. [FR Doc. 99–26600 Filed 10–12–99; 8:45 am] BILLING CODE 4410–09–M

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer or Controlled Substances; Notice of Registration

By Notice dated June 22, 1999, and published in the **Federal Register** on June 29, 1998 (64 FR 31825), Applied Science Labs, Division of Alltech Associates, Inc., 2701 Carolean Industrial Drive, P.O. Box 440, State College, Pennsylvania 16801, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug Scheduel Methcathinone (1237) N-Ethylamphetamine (1475) N-Dimethylamphetamine I N, (1480)4-Methylaminorex (cis isomer) Т (1590). Lysergic acid diethylamide (7315 L Mescalien (7381) 4-Methylnedioxyamphetamine Т 3. (7400). N-Hydroxy-3, 4-I methylenedioxyamphetamine (7402). 3, 4-Methylenedioxy-N-I ethylamphetamien (7404. З, 4-I Methylenedioxymethamphetamine (7405). N-Ethyl-1-phenycyclohexylamine L (7455). 1-(1-Phenylcyclohexyl) pyrrolidine I (7458). 1-[1-(2-Thienyl) L cyclohexyl]piperidine (7470). Dihydromorphine (9145) Т Normorphine (9313) Т 1-Phenylcyclohexylamine (7460) Ш Phencyclidine (7471) Ш Phenylacetone (8501) Ш Piperidinocyclohexane-Ш 1carbonitrile (8603). Cocaine (9041) Ш Codeine (9050) Ш Dihydrocodeine (9120) Ш Benzoylecgonine (9180) ш Ш Morphine (9300) Noroxymorphone (9668) Ш

The firm plans to manufacture small quantities of the listed controlled substances for reference standards.

No comments or objections were received. DEA has considered the factor sin Title 21, Untied States Code, Section 823(a) and determined that the registration of Applied Science Labs to manufacture the listed controlled substances is consistent with the public interest at this time. DEA has investigated Applied Science Labs on a regular basis to ensure that the company's continued registration is consistent with the public interest. These investigations have included inspection and testing of the company's physical security systems, audits of the company's records, verification of the company's background and history.

Therefore, pursuant to 21 U.S.C. 823 and 28 CFR 0.100 and 0.104, the Deputy Assistant Administrator, Office of Diversion Control, hereby orders that the application submitted by the above