

Santé Canada

Health Products and Food Branch

Direction générale des produits de santé et des aliments

Bureau of Chemical Safety Food Directorate, Health Canada 251 Sir Frederick Banting Drwy Postal Locator: 2201C Ottawa, Ontario, K1A 0K9, Canada

March 2, 2015

Our files: IS14120806/07/08/11

Pat McCue Slide Products Inc. 430 S. Wheeling Rd. Wheeling, IL 60090 USA

Dear Pat McCue:

RE: Mold Shield Rust Preventive (42910C) Super Grease (43911) On/Cycle Mold Cleaner (44212C) White Rhino Rust Preventive (46710)

This is in reference to your e-mail of December 8, 2014, seeking our comments on the acceptability of the subject products for use as maintenance aid products in food processing establishments.

Based on the information submitted, we can advise that we see no reason to object to the use of these products as **maintenance aid products** in food processing establishments, provided that:

- a) there will be no contamination of food as a result of its use and storage;
- b) they are only used on **non-food contact surfaces** in food processing establishments;
- c) prior to application (spraying) of the products in food handling areas, all food and food contact surfaces should either be removed from the vicinity or otherwise protected from the spray; and
- d) Re: Super Grease (43911), as polytetrafluoroethylene (PTFE) is used in the manufacture of this product, we suggest that this should be used at temperatures not exceeding 250°C because of possible degradation products, which may have potential adverse human health effects.



We recommend the following changes regarding the labels of the products:

- A cautionary statement such as in a) above or "Avoid food contamination during application and storage" should be added to the labels.
- A limitation statement as in b) above should be added to the labels.
- A listing of the major active ingredients should be added under "Ingredients" or "Contains".
- The statement such as "Food-approved" *may* be deleted from the labels of these products, as they may be misleading at the user level, and suggest that these products could be added directly to food.
- A food plant use statement such as "For Food Plant and Other Industrial Use Only".

For more information on <u>regulations and guidelines for incidental additives</u> submissions, you can visit Health Canada's website at: http://web.hc-sc.gc.ca/fn-an/legislation/guide-ld/guide_incidental_addit_indirects-eng.php

Please use our reference numbers (IS14120806/07/08/11) in any future correspondence regarding the subject products.

We trust that the foregoing will be of use to you.

Yours truly,

Elena Emelianova, Ph.D.

Scientific Evaluator

Food Packaging Materials and

Incidental Additives Section

Chemical Health Hazard Assessment Division