



**CENTER FOR COSMETICS AND HOUSEHOLD/URBAN HAZARDOUS SUBSTANCES
REGULATION AND RESEARCH (CCHUHSRR)**

“2nd Virtual Dialogue on the Implementation of FDA Circular No. 2020-025”

15 June 2021 / 8:30 AM – 4:30 PM

Zoom Platform

I. Call to Order: The meeting started at 08:30 AM with Ms. Chelsea Jazmine Sangalang and Ms. Precious Ramos, presiding.

II. Attendance: See attached *Attendance Sheet*

III. Highlights:

Agenda	Issues & Concern	Action Taken/Response
<p>1. Opening Remarks by Engr. Ana Trinidad F. Rivera</p>	<p>The virtual dialogue is intended to reach-out to stakeholders regarding different updates, policy directions and issuances.</p> <p>Scheduled to further thresh out the regulations and have a common understand of what documents are needed to facilitate the issuance of the Certificate of Product Registration and discuss agreements to address challenges.</p> <p>Would not be advisable to have agreements with the industry to waive some requirements for the initial registration and to be submitted only during renewal. Only to be criticized later on as to why it is being required upon renewal when the FDA has already issued the CPR and product is existing in the market for the past several years.</p> <p>Have looked into the proposals and recommendations provided by industry however do take note that this category of product is special and are household hazardous substances. As consumers, we would like to buy products that are safe for the whole family. No consumer would like to buy products that are carcinogenic, mutagenic, reprotoxic and have acute health effects and affect different organ system of body. We want value of different products we buy at the same time safety use for family.</p>	<p>Noted by stakeholders</p>



FDA as regulatory agency subscribes to evidence-based science. Discussion for today will includes subs of claims for your products that it is sufficiently effective based on laboratory or clinical studies and not based on association, inferences, or correlation.

US EPA issued press release on 2020, that unsubstantiated claims of product to such as “to protect against viruses’ threaten public health. There is a false sense of security on the consumer that he/she is protected with the product being used in the time of pandemic. It should be further emphasized that labeling including direction for use should be provided and warned against misleading public health claims about its safety and effectiveness during this pandemic crisis. Hence, we regularly monitor the US EPA for disinfectant products that were evaluated to be effective against viruses at the same time there, there are risk assessment studies for exposure assessment provided to us by the industry which we will review and consider in the application process.

Statements or qualifiers such as “nontoxic”, “non-harmful”, “non-polluting”, or other statement indicating that the substance or mixture is not hazardous or any other statements that are inconsistent with its classification should not appear on the label or packaging of the substance or mixture. While we are in the transition in the regulations and GHS implementation, the evaluation is being done to guide the client on the deficiencies of its application. If this is the previous regulation, a notice of deficiency would be issued to provide guidance in your application. However, since the ARTA implementation this year, the pre-assessment process will only consider completeness of the documents submitted prior to the evaluation and thereafter would render approved/disapproval decision within the 20-day period of the evaluation. Internally, we are discussing if we can revert to the previous process and issue out a notice of deficiency and give a longer period of compliance. There would be adjustments in the online system if we do this and we are mindful still of the 20 days approval process in our approved turn-around time. Collectively, we must promote for sound regulation that can maintain the safety and efficacy of the HUHS products.

2. Presentation on Implementation of FDA Circular No. 2020-025	<i>See attached Copy of the 2nd Virtual Dialogue Presentation</i>	Noted by stakeholders
3. Q & A	<p>Fae Sabaco, Colgate Palmolive / CTFAP:</p> <p>Please be informed that the Industry members have recently submitted a Position Paper on Labeling Requirements providing justification and recommendation to facilitate compliance. We hope that FDA would take this into consideration. Thank you.</p>	<p>We just received the industry's position paper. We do accept kung ano yung labeling niyo ngayon. We would like to ask for your commitment regarding this compliance to labelling requirements. Mag lalagay nalang kami ng condition sa CPR that later on you can comply during your renewal or upon the renewal of your CPR.</p>
	<p>Carla Nabos CTFAP:</p> <p>We would like to share some perspective on 1) Perfumes 2) GHS Cat 1 ban/restriction and 3) Cosmetics Regulation being applied to HUHS and that the PH implementation is varying greatly from EU/US/ASEAN implementations thus not meeting the original objective of being harmonized with international regulatory practices</p>	<p>We will wait for your proposal with regards to that. We will study and refer It to the group with Ma'am Ana. So, we can assess and harmonize and meet halfway with regards to that.</p>
	<p>Fae Sabaco, Colgate Palmolive /CTFAP:</p> <p>There is no provision in the e-portal to upload other required documents if necessary ie. IFRA Certificates. Please advise how to submit other requirements.</p>	<p>Yung pag susubmit ng additional documents like IFRA for example you can attach it by selecting the documents for substantiation.</p>
	<p>Carla Nabos CTFAP:</p> <p>Are products purely for EXPORT only still require CPR? Or should LTO be enough for exportation? And concern po kasi namin the current FDA Circular 2020-025 even includes na word exportation for CPR.</p>	<p>Ang requirement natin is LTO and CPR. Kaya if yun yung question purely for export. We will discuss or clarify this if we can issue out any certification.</p>
	<p>Fae Sabaco, Colgate Palmolive / CTFAP:</p> <p>There are product preparations that are for further dilution but is not considered for</p>	<p>The position of FDA is that if strictly or highly concentrated yung product that must be</p>

	<p>professional use. There may be ready to use preparations that can only be used by professionals given the nature of hazard and application. How to properly identify these products in the application?</p> <p>For dilution but for not professional use, is it okay to identify siya as ready to use? For example, dishwashing liquid necessarily for professional use and can be diluted.</p> <p>For some products like air fresheners has no active ingredient, is it acceptable to tag fragrances as active?</p>	<p>applied by a trained personnel yun yung dapat ma-indicate for professional use. Available in groceries and supermarket, like easily accessible by the consumers? In that case Ma'am, we can accept the declaration ready-to-use.</p> <p>The position for professional use is highly concentrated and trained personnel like disinfectants, corrosive, cleaners yung product and kailangan highly technical personnel or trained personnel yung gagamit or mag didilute. Kung available sa supermarket and groceries and the consumer itself can do the simple dilution then it can be declared ready-to-use.</p> <p>Yes, you can declare fragrances as an active ingredient.</p>
	<p>Mary Ann Bicomong, 3M Philippines:</p> <p>We are delivering finished products like cleaners, disinfectants, sealants, adhesives, polishes and automotive restoring products to manufacturing industries. Are these covered by the HUHS regulation?</p> <p>Kahit sa manufacturing industries siya directly dini-deliver?</p>	<p>These will fall under the HUHS Ma'am. If you notice dun sa decision tree, it will help us with the type of product meron tayo that will fall under the HUHS.</p> <p>Yes Ma'am. You will be importing or distributing those types of products then it will be distributed to this type of establishments like for example manufacturers.</p>
	<p>Nunez Jenny, Diversey:</p> <p>(1) If a product does not fall under the HUHS as per decision matrix, can FDA issue a certificate of exemption? Will industrial</p>	<p>For number 1, Yes, the FDA will issue a certificate of exemption. If, based sa decision</p>

	<p>cleaning products will fall under HUHS?</p> <p>(2) What are the product claims that needs substantiation? Is in-house-test acceptable?</p> <p>(3) Should we really consider stability a claim?</p> <p>(4) We understand only classified as CMR (containing CMR ingredients) are not allowed, why other Hazard Class no longer accepted (e.g. Cat 1)... seems this is inconsistent with our IRR, Circular 2020-025.</p> <p>What will happen if we have submitted a Skin corrosive Category 1.</p>	<p>matrix is hindi mag fafall sa Categories III & IV.</p> <p>For number 2, We will accept claims such as kills, prevents germs or bacteria, and harmful microorganisms, disinfectant, sanitizes, cleans away, washes away and controls bacteria. In house result, you can submit, still for review parin ng Center.</p> <p>For number 3 stability claim, Dapat ma-substantiate na talagang hindi nag de-degrade or hindi na di-distabilize yung product.</p> <p>And for number 4 the CMR, Yes, provided ang CMR sa FDA Circular 2020-025, but the ruling on the GHS 1 "As a general rule GHS Category 1A,1B, CMR, Acute Toxicity 1, Bioaccumulative, STOT, Cat 1 physical hazards are not allowed in HUHS ingredients. We will also provide a statement that you can still provide your substantiation or justification for product acceptability in terms of submitting scientific, technical, risk-assessment or exposure studies that will be reviewed and elevated to the expert panel for the recommendation.</p> <p>We are taken into consideration the public health concern, lagi nasa position ang FDA na maeexpose yung consumer to a highly corrosive product, extreme pH. These factors/aspects will have to be included in the submission or justification of the company.</p>
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	<p>What do we have to submit, for example dishwashing liquid classified as skin corrosion, eye damage category 1. We understood FDA accepted substantiation or some documents.</p> <p>Included ba yun ma'am for the elevation mam with the 20 working days that we are expecting?</p>	<p>We highly encouraged you to re-submit and to include risk-assessment, exposure studies, particularly targeting/focusing yung mga users or the consumer. The as mentioned earlier and highlighted by Engr. Ana, this will be elevated to the expert panel, for further review.</p> <p>We wish to commit, dun sa timeline ng ARTA. Provided sa EODB act that if incase hindi kaya sa 20 working days, we will notify naman po the company with the needed time to evaluate their submission.</p>
	<p>CHEMSOL/REGALADO, RAPHAEL L.:</p> <p>Would like to clarify where in the referenced circulars (2020-25 and 2019-0019) states that CAT 1 are not allowed for HUHS? As most concentrated cleaners and even bleach (>5% Active) will fall under CAT 1 (Skin). Does this mean we cannot register these products?</p>	<p>Yes, the current position of FDA is the consideration on the public health concern. We are saying this in case of re-application, provide further justification by submitting risk-assessment or exposure studies to support the product</p>
	<p>PROGRESSIVE LABORATORIES/ ANNA CARMELA A.:</p> <p>Timeline on eportal account? Since we have requested/applied account last May 9 and followed up last May 11 thru email.</p>	<p>Your application for the ePortal2 account was approved last March 8. If you want to retrieve your account, you may email HUHS. (cchuhsrr.lrd.huhs@fda.gov.ph).</p>
	<p>Cerado, Lamoian:</p> <p>We were disapproved for not submitting the Halal Certification as Claim Substantiation. It was not indicated in the Eportal. Also, if the expiration is 2 years / ongoing stability, can we submit Accelerated data?</p>	<p>Yes, kapag ganon kailangan niyo mag substantiate, by providing Halal Certificate, in case of re-application, kindly attach your certificate. For stability study, if may claimed shelf life po, accepted naman ni FDA kahit accelerated data yung iprovide.</p>
	<p>Irene Lapus, Power Stroke:</p> <p>Where can we register for the CPR training?</p>	<p>With regards to your concern, kindly wait for the announcement of the FDA</p>

		academy. That is the time po you can register for the said training.
	<p>Marie Aguila - Unilever Philippines:</p> <p>May we clarify the basis for the provision that the GHS Cat 1 is not generally allowed for HUHS? I would like also to affirm that for those countries that implementing GHS there's actually known restriction being implemented, hence we would want to get clarity on this basis.</p>	The position of FDA is the public health concern of these products. But, we acknowledge that since our product category is known hazardous in nature, chances are may product talagang mag fa-fall under GHS Category 1. This will be subject to further review of the expert panel.
	<p>Darlene Ignacio, Alog & Company, Inc.:</p> <p>If the supplier only provided the summary of the stability study, what other documents can we attach/provide?</p> <p>(2) We are applying them separately. Will this be acceptable for certain documents eg. Stability study?</p>	<p>With regards to your question number 1, Can you request for the test provided?</p> <p>For question number 2, mas maganda kung meron na kayong iattach, so we can evaluate on the documents submitted.</p>
	<p>GOLDEN ABC, INC./CARANDANG, LEOBELLE C.:</p> <p>For the product that are disapproved, if we're going to re-apply again, and comply with the disapproval comment/s, is there a chance again that our application might be disapproved?</p> <p>Kahit di na namin siya i-reapply since, we are just waiting for the products to be sold.</p>	<p>Is the product is existing in the market? If within the transitory period, we are in the position naman na you can continue placing your product in the market but ensure that in the end of the transitory period, registered na yung product.</p> <p>After the transitory period by next year, wala na sa market yung product? Talagang hindi na siya available? If that's the case sige, basta within the transitory period kailangan ma deplete yung stocks and hindi na siya mag carry next year.</p>
	<p>Regine Gorospe, Nanoscience:</p> <p>1.If the FDA accepts multi-purpose product, and to be registered separately: as cosmetic and huhs, which label should be put to the market? How can we claim to our client that</p>	With regards to your product, separate notification for cosmetics and registration for HUHS.

	<p>it is multipurpose-- can we combined our accepted labels?</p> <p>2.Re: substantiation claims: can we submit published literature that supports the claim?</p> <p>Kapag same active ingredient, pero mag kaiba pangalan nung finished product, pwde ba naming gamitin yung test na pinerform dun sa isa naming product?</p> <p>Pwde kami mag certify na same active ingredient sila?</p>	<p>We accept naman if you have additional documents, for example you can submit a published literature but of course if may cinonduct kayo na test sa finished product, mas maganda.</p> <p>You will register both with the same documents and the same test conducted.</p> <p>We will check first the documents ninyo na isubmit and we will see if it will suffice.</p>
	<p>Catherine Rivera/SCJohnson:</p> <p>At what GHS category should we submit risk/safety assessment? All category 1?</p>	<p>Yes, if your product contains GHS category 1 then we recommend you submit risk/safety assessment for our expert panel.</p>
	<p>UNI-CARE HYGIENIC PRODUCTS INC. / TONIE ARRIOLA:</p> <p>1. Our submitted sds and coa is in generalized format, doc for all variant and now under Product evaluation status. Is it possible that our application will be disapproved?</p> <p>2. When can we have the result of product evaluation? Our application is already more than a month. Our client did not accept the fda circular.</p>	<p>We will evaluate the documents that was submitted to us. The system is not designed to accept additional documents. We will still check on the documents that you have submitted.</p> <p>You may email the case number, so we can check on this.</p>
	<p>Cathy, CTC Far East Phils. Inc.:</p> <p>We applied LTO as Distributor (Importer-Exporter-Wholesaler).</p> <p>(1) Would like to confirm if this is correct if our current supplier is a local manufacturer?</p> <p>(2) Can we request for deletion of Import Activity since we cannot amend yet our SEC to include importation of HUHS products?</p>	<p>For your question number 1, if your supplier is a local manufacturer then you would fall under the wholesaler.</p> <p>For number 2, Upon inspection, if ma determine na hindi niyo kaya I carry-out yung activity as importer I-advise naman kayo. For now, As is nalang muna. I-</p>

	<p>(3) Is it correct to retain Wholesaler and Exporter as secondary activities if our current supplier of HUHS products is a local manufacturer?</p>	<p>notify niyo lang ang center for whatever activities or actions para aware lang din kami.</p>
	<p>Carlo Duterte, Protech Unlimited Industries Co.:</p> <p>We have a COA that indicates our product has the active ingredient, based from independent studies made by the WHO, CDC, and other independent doctors published online. Can we use these independent studies to substantiate our claims?</p> <p>We tried to look for a laboratory in the Philippines that can conduct a test. But almost all lab/s in the Philippines are not capable of such studies. They were referring to us outside. When it comes to price, they are not affordable.</p>	<p>With regards to your question, you can submit the documents you are referring to, but of course it will be subject to further evaluation. We will accept yung mga additional documents or supporting documents apart from the test conducted on the formulated product.</p> <p>We will see if the documents you have submitted will suffice. Once evaluated naman the evaluator will have their remarks. We will see how it goes when it comes to evaluation.</p>
	<p>Cara Wimbie Sy, Sapontec Company Ltd.:</p> <p>If we haven't conducted stability tests, we should just stick with manufacturing date and batch code on our labels, right?</p>	<p>The policy is accepting either manufacturing or expiration date. The position of the center is that if you are claiming a shelf-life then you must substantiate it by submitting a stability study</p>
	<p>Rovie Roldan/Kobayashi Pharmaceutical:</p> <p>For Ms. Ophel. We have a product that primarily contains Isopropyl alcohol for cleaning inanimate objects (cellphone and eyeglasses). Considerably, isopropyl alcohol is nonhazardous substance. However, we received a response from CCRR-HUHS that "Please be informed that the intended use of the product determines its category and not the ingredients." This is contrary to your statement a while ago that all products applied with HUHS are all hazardous if the "usage" and not the ingredients identify the product category. Can you provide</p>	<p>Nakalagay kasi dito is for Isopropyl Alcohol, so which is for cleaning inanimate objects. Alam naman natin for cleaning inanimate objects. Ang Category talaga niya will fall under Household/Urban Hazardous Substances, kasi kung ang claim naman nya ay alcohol for hand, sanitizing or cleaning the hands. Ang intended use mo kasi is to clean or sanitize the surface or yung cellphone or yung eyeglasses with that matter. If you can</p>

	<p>clarification on this?</p> <p>Based on technicality, na consider kami as HUHS dahil dun sa purpose on the product, but not on the ingredient. In this case ba will we be allowed na mag lagay ng nonhazardous ingredients?</p> <p>Regardless of the ingredient bale hindi niyo siya iaallow? Yung statement na contains non-hazardous ingredient?</p> <p>Meron kaming application, fragrance lang nag kaiba, tapos meron don 7/8 hindi humingi ng stability studies. Nung nag refer kami sa original list ng requirements, hindi naman nirerequire ni FDA mag submit ng stability studies. Sana magkaroon ng amendment dun sa ating portal.</p>	<p>check the decision matrix that we have presented earlier, that can help you kung saan I-align.</p> <p>Basically, na classify kayo under Household/Urban Hazardous Substances (HUHS) precisely because of the intended use for surfaces. Based on the definition mag fa-fall din siya under that Category.</p> <p>Yes, mahirap kasi saibihn na non-hazardous and yet the product will fall under the category Household/Urban Hazardous Substances (HUHS). The product will be applied in inanimate objects to clean or sanitize the objects or surface for that matter.</p> <p>During pre-assessment, completeness lang. While kapag nag proceed siya sa evaluation, in depth na. That is the time hihingan namin kayo ng stability study. However, kung manufacturing date lang ang inyong nilagay hindi naming kayo hihingan. Ang nakalagay naman dun sa policy natin either manufacturing date or expiration date.</p>
	<p>Shyla Elayne Pereda, Supervalu, Inc.:</p> <p>When is the exact date of the implementation of the HUHS products regulation? (Palugit for the huhs products that are already in the market)</p> <p>So dapat yung nasa market pull out na by the end of December 31,2021?</p>	<p>The FDA has already issued an extension circular FC 2021-011. Providing the extension period to comply with the licensing and registration requirements until December 31,2021.</p> <p>Actually, binibigyan pa din kayo ng 6 months product exhaustion period provided yung inyong product is</p>

		registered. 6 months to exhaust remaining products in the market.
	<p>Mutya Samonte, NSI:</p> <p>Would you have a template, reference, example we can use for risk assessment?</p> <p>If the category 1 ingredient (<0.1%) has been approved for cosmetic use (ACD), is this still not approved for HUHS products which are not normally for topical use?</p>	<p>Mag provide nalang kami but not today, iattach nalang sa minutes of the meeting or you can email with us. We can share naman the templated.</p> <p>Recommendation for expert panel review of the product, if it contains category 1 ingredient/s that would require submission of risk/safety-assessment. Coconsider din namin yung isusubmit niyong substantiation in terms of margin of safety and exposure ng product, risk-assessment.</p>
	<p>Catherine Rivera/ SCJohnson:</p> <p>For proprietary mixtures or ingredients, can we submit material SDS and/or safety assessment from the supplier? Can the supplier send the material information directly to FDA?</p>	<p>Yes Ma'am, you can submit it directly to FDA if the issue is more on the confidentiality.</p>
	<p>Ulangkaya, Gerald Hadji, Agreenov Corporation:</p> <p>What are the lists of requirements for (Disinfection) LTO? Can I have the lists of it?</p>	<p>For the LTO naka pattern po tayo sa Unified Licensing AO 2019-0017. For the requirements, business name registration (DTI or SEC), Income Statement, if hindi consistent address sa SEC, you can submit a supporting document yung Mayors permit, or Brgy. Clearance.</p>
	<p>Desahlee Nito, Auae Natura Essential Oils Inc:</p> <p>Specific to aromatic products for diffusing, can the different scents be tagged as variants or are they supposed to be separate applications? also if the formulation contains all aromatic essential oils, should all ingredients be declared as an active?</p>	<p>This will fall under separate application. Magiging specific po yung CPR natin for specific for each scent or yung fragrance kasi mag kakaiba po siya Ma'am. Ganon pa din po ang mangyayari. Mag aappear kung ano ilalagay niyong Active Ingredient sa CPR. So, if hindi</p>

		padin masyadong clear. You may email us for further clarification.
4. Closing Remarks by Ma'am Ofelyn C. Cabrido, RPh, MGM	<p>Thank you to everyone who attended the virtual dialogue, and apologies for the questions that are not accommodated during the session due to time constraints.</p> <p>To provide proceedings of the meeting and upload at the FDA website for public viewing.</p> <p>To conduct similar activities in the future, at least quarterly engagement with stakeholders to see progress in regards with the regulation.</p> <p>On behalf of Engr. Ana Trinidad Rivera, we thank you in joining and participating in the virtual dialogue, and to look forward to future dialogues regarding the implementation issues that needs to be addressed.</p>	

IV. Adjournment: The meeting was adjourned at 4:30 PM

VI. Schedule of Next Meeting: To be announced.

Prepared by:



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 OIC-Chief, LRD, CCHUHSRR

Approved by:


Engr. Ana Trinidad F. Rivera, MSc.
 Director IV, CCHUHSRR


Sonart Leander V. Ilagan
 FDRO II, LRD, CCHUHSRR

ATTENDANCE SHEET

Name of Participant (LN, FN, MN)	Name of Company	Name of Industry Association
Nabos, Carla Cordova	P&G	CTFAP
Gorospe, Regine Mae Casamena	Nanoscience Inc.	HUHS
Pajel, Sander John Guiang	Prime Innov8 manufacturing co	Na
Cortez, Joelle Faye Mamucud	Philusa Corporation	PAPPI
Nabuya, Rachel Nambatac	International Pharmaceuticals, Inc.	CCIP
ALIPIO, FRANCES MARITONI	BCP DERMATOLOGICAL CORPORATION	N/A
BALLESTEROS, KRISTEL CASHINA M.	Genson Distribution, Inc.	None
De Guia, Marie Alejandra Radaza	RSG MKTG CORP	NONE
Pedregosa, Janelle E.	Tupperware Brands Philippines, Inc.	HUHS, Cosmetics
Irene M. Lapus	Power Stroke Motor Products	N/A
BANAL, ZHARA, KHATIBI	THE BARESENTIAL MANILA COMPANY	THE BARESENTIAL MANILA COMPANY
Lim, Joan Makani	Happiworks Manufacturing Inc.	NA
Piano, Kamille Rianna Rasco	Mini Depato Corp.	Mini Depato Corp.
Cortez, Angelli	Soap King, Incorporated	Manufacturer
Cerado Alexis U	Lamoiyan Corporation	CCIP
Nuñez, Jenny Rose, Saculles	Diversey Philippines Inc.	CCIP
Banaag, Julius Miller Palayad	JR & R Distributors, Inc	JR & R Distributors, Inc
Abad, Jose Salvador II, Gutierrez	Ningbo Unimed Philippines Inc.	PPhA
Villasenor, Erlinda, Nadurata	Green Cross, Inc.	CTFAP
TUGANO, RUTH O.	ROTEX PHARMA PHILS., INC.	N/A
Medrano, Maya, Basangan	Prohansen	None
COLLE, ENGELE M.	AVON	CTFAP
Sabaco, Fae Ann, Paulino	Colgate Palmolive Philippines, Inc.	CTFAP
CARANDANG, LEOBELLE C.	GOLDEN ABC, INCORPORATED	LEOBELLE CHAVEZ CARANDANG
ALEJANDRO, NAJEE MAE R.	EVER BILENA COSMETICS, INC.	CCIP
REYES, ANNA CARMELA ANDRES	PROGRESSIVE LABORATORIES	N/A
Borja, Nicole Anne Rayray	KPP Powers Commodities, Inc	Trader/ Importer
DOCE, CHRISTINE- KAE, A.	Market-Reach International Resources Corp.	NONE

Soriano Analou Vanette Mañalac	Prohansen Pharma Phils. Inc.	PPHA
de Guzman, Johansson, Lo	Lloyd Laboratories Group / Dr. Zen Biotech	Chamber of Cosmetics Industry of the Philippines (CCIP)
Bicomong, Mary Ann, Villanueva	3M Philippines, Inc.	None
BENTILANON, ALDRICH F	DKSH PHILIPPINES INC	COSMETIC ASSOCIATION
Costales, Glyza Jane, Calibuso	Peter Paul Medical Center of Candelaria Inc.	Hospital Industry
Reyes, Christine Michelle P.	Amway Philippines, L.L.C.	Chamber of Cosmetics Industry of the Philippines
Madulin, Rey A.	5R'S MEDICAL SUPPLY	Medical Supply
Pajel, Ma. Celia Guiang	Prime Innov8 Manufacturing Co.	Na
Aguila, Marie Caroline	Unilever Philippines, Inc.	Cosmetics, Toiletries Fragrances Association of the Philippines (CTFAP)
Diaz-Dy, Regine Dianne, A.	L'Oreal Philippines, Inc.	CTFAP
Malamug, Teresita Estacio	Zuellig Pharma Corporation	none
Ordinario, Monica Bianca Hernandez	Super Sierra Market Supply Corp.	N/a
Bolitres, Janine Kate D	Central Affirmative Co., Inc.	Cosmetic Industry
Dino, Lorenz Leo, D	Kohl Industries Corporation	Kohl Industries Corporation
Arcillas, Lizette Sahar, Navarrete	Dell Biologics Inc.	None
PAGA, GELLINE SALVILLA	FOOD AND DRUG ADMINISTRATION	NOT APPLICABLE
REGALADO, RAPHAEL, L	CHEMSOL INDUSTRIES INC.	N/A
MARITES M RABELO	ESTEE LAUDER COMPANIES	Estee Lauder Companies/ CCIP
Ignacio, Darlene Kate	Alog & Company, Inc.	Regulatory
Galindo, Flordeliz, Capistrano	Brenntag Ingredients Inc.	CCIP
Sison, Richelle Joyce Lazatin	Cosmolab Laboratories, Inc.	n/a
Manalo, Romina Rae Reyes	Environatural Corporation	Chamber of Cosmetics Industry of the Philippines
Hazel Absalon De La Pena	Progressive Laboratories	PAPVI
De La Pena, Hazel A.	Progressive Laboratories	N/A
OCARES, DANNA MAE L.	INDOPLAS PHILIPPINES INC.	N/A
Chua Jeepy Andales	Kleangram Manufacturing Corp.	Manufacturer
Bautista,Erwil,T.	Biosera Inc.	N/A
CAIMAN, MARY ANN V.	AMALGAMATED SPECIALTIES CORPORATION	Manufacturing

Morata, Margaret, Yaun	ROZ Laboratories, Inc.	Manufacturer
Roson, Charmaine C	Kimberly-Clark Phils. Inc.	CCIP
Manuel, Joanna Marie Pares	Face Party Inc	N/a
Ababon, Jovelyn Am-is	Ferdz Cosmeceuticals	Ferdz Cosmeceuticals
Gianan-Recuenco, Ma. Gracia Aguilar	EMB Natures Mfg. Corp.	N/A
MATIAS, AYA PATRICIA CENDAÑA	HOVID INC.	N/A
Lesaca, Remedios Analyn Francisco	Consumer Insights Inc.	none
Lobete, Johnna, M	Green Cross, Inc.	CTFAP
ONE STAND POINT MFG. CORP-AVERION, ARVEE JILL	ONESTANDPOINT MANUFACTURING CORP	MANUFACTURING
Florendo, Kristine Carla U	Consumer Care Products, Incorporated	none
Domingo, Grace S.	Regitech Consulting & Services	CCIP
ULANGKAYA, GERALD HADJI CASAS	AGREENNOV CORPORATION	N/A
SO,JULIEN MICHELLE C	MOLINA & SONS (PHILS) INC.	Iporter and Distribuor
Fiona LIN	Clorox	Homecare
Simblante, Rhoxan, Sebastian	Healthy Innovation Distribution Inc.	Chamber of Cosmetics Industry of the Philippines
Tipono, Karen P.	Times Trading Co., Inc.	Distributor/ Importer
Samonte, Priscilla Alice, Lazaro	Nuevochem Specialties, Inc.	Integrated Chemists of the Philippines/Chemical and Pharmaceutical Industries Organization of the Philippines/SPIK
SORIANO, LAZARO BENITO, R	TETASTAR BEAUTY MANUFACTURING CORP	COSMETICS MANUFACTURING
Raquel R. Orcino	CHS	Manufacturing
VALLEJOS, CATHERINE, PERALTA	CTC FAR EAST PHILIPPINES, INC.	PHILIPPINE CHAMBER OF FOOD MANUFACTURERS, INC.
PEREDA, SHYLA ELAYNE ROMASANTA	SUPERVALUE, INC.	RETAIL
Aurae Natura Essential Oils Inc. - Nito, Desahlee G.	Aurae Natura Essential Oils Inc.	NA
Andres, Cecille N	Trianon International Inc	None
VALENCIA, FLORINDA B.	SAN MIGUEL FOODS, INC.	NA
Roldan, Rovie Ray, de la Paz	Kobayashi Pharmaceutical (Singapore) Pte. Ltd. Manila Branch	None
Sy, Cara Wimbie, Chua	Sapontec Company Ltd.	None

MANANSALA, LEILANIE, MENDOZA	MELALEUCA OF THE PHILIPPINES, INC.	N/A
PENARANDA, CIARA MAE DE LA CRUZ	PRIME GLOBAL CORPORATION	CCIP
LAWAS, RAUL ARQUILLANO	Rainiers Research & Development Institute, Inc.	CCIP
PILLER, TRICIA MAE ACLAO	SPLASH CORPORATION	N/A
Klyntonzky Ubaldo	BEVMi	Manufacturing
Arriola, Tonie	Uni-care Hygienic Products, Inc.	Manufacturer
Mercado, Elijah Jullian, Baligod	BEVi Beauty Elements Ventures Inc.	Trader
Marigold V. Adalid	Valiant Distribution Inc.	NA
VENTURINA, BABY JANE ESCALERA	S AND S BEAUTY CORP	IMPORTATION AND DISTRIBUTION MEDICAL DEVICE /COSMETICS
Billones, Micah Angela Liza	VL Skincare Beauty Products Retailing	FDA Cosmetics
Caisip, Guia Jane Tungol	Sanitary Care Products Asia, Inc.	Distribution
EDUARDO, ROBERT JUSTIN, LACDAN	GO LEVEREDGE DISTRIBUTION CORP	N/A
Anisco, Stephanie Grace Cruz	Gentle Supreme Philippines, Inc.	NA
Sugaste, Ma. Raissa, Jimenez	Daila Herbal Community Enterprises, Inc.	Manufacturing
Robles,Christine Joy C.	S&S Enterprises Inc.	Pharmacy
Sta.Catalina, Charisse Mae Bernardo	Leomie Jhoy Soap Manufacturing	-
Cruz, Kristel Anne T.	Luxasia Inc.	CTFAP
Cruz,Athena R.	Mighty Phoenix Toll Packaging Corp.	na/
Rivera, Catherine Ponce	S.C. Johnson & Son, Inc.	None
Reyes, Josielyn D	Prosweal Healthcare Inc.	Pharmaceutical
OFREN, HARLENE FAE, MICUA	Hevativ Chemicals Corporation	N/A
SANTIAGO, MA. CRYSTAL, A.	PERSONAL COLLECTION DIRECT SELLING	CCIP
Casilang, Kaye Ann R.	Wert Philippines, Inc.	PAPPI PPMA
Norio, Nimrod Aubrey, C	Most-Care Processing, Inc.	n/a
Mendoza, Mark Reynald Y.	Fuxi888 Trading	N/A
Michaelangelo Cruz	Novone Chemical Providers Co	Manufacturing
VILLEGAS, RIZZA VICTORIA ROMUALDEZ	MUJI PHILS CORP.	N/A

Arevalo, Carem P.	ZP Therapeutics	PAPPI
Carlo Manolo Duterte	Protech Unlimited Industries Co.	N/A
Peñaranda, Ciara Mae D.	Prime Global Corp	CCIP
CRUJEDO, ALBERT R.	DAVAO CITIHARDWARE, INC.	DISTRIBUTOR
CARPIO, AGATHA MAE BELTRAN	BENEHEIM VENTURES CORP	NONE
Adeser, April Rose, Olaer	Global Strategic Partners Distribution Inc.	Not Applicable
ILOSEO, MARIA CRISTINA, T	MEDIZINE LIFESCIENCES INC.	PPHA
Lobert Osinsao	Exal Industries Corporation	Exal Industries Corporation
Jennifer T. Lucero	Exal Industries Corporation	Exal Industries Corporation
SANTIAGO, MA. CRYSTAL, A.	PERSONAL COLLECTION DIRECT SELLING	CCIP
Sy, Charles, Yap	Cosmos Bazar, Inc.	N/A
VENTURINA, BABY JANE ESCALERA	S AND S BEAUTY CORP	IMPORTATION AND DISTRIBUTION OF MEDICAL DEVICE /COSMETICS
Ordinario, Monica Bianca Hernandez	Super Sierra Market Supply Corp.	N/a
Billones, Micah Angela Liza	VL Skincare Beauty Products Retailing	FDA Cosmetics