

commenting would be aggrieved by approval of the proposal.

Comments regarding the application must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than May 25, 1995.

A. Federal Reserve Bank of Dallas
(Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. *Clyde Financial Corporation*, Clyde, Texas; to engage *de novo* in making, acquiring, or servicing loans for itself or for others and loan marketing and advisory services pursuant to § 225.25(b)(1) of the Board's Regulation Y. These activities will be performed in Taylor, Callahan, Jones, Shackelford, Stevens, Eastland, Comanche, Brown Coleman, Erath, Throckmorton, and Runnels Counties, Texas.

Board of Governors of the Federal Reserve System, May 5, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-11620 Filed 5-10-95; 8:45 am]

BILLING CODE 6210-01-F

Eastside Holding Corporation, et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than June 5, 1995.

A. Federal Reserve Bank of Atlanta
(Zane R. Kelley, Vice President) 104

Marietta Street, N.W., Atlanta, Georgia 30303:

1. *Eastside Holding Corporation*, Snellville, Georgia; to become a bank holding company by acquiring 100 percent of the voting shares of The Eastside Bank & Trust Company, Snellville, Georgia.

B. Federal Reserve Bank of Dallas
(Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. *Keene Bancorp, Inc.*, 401(k) *Employee Stock Ownership Plan & Trust*, Keene, Texas; to become a bank holding company by acquiring 27.3 percent of the voting shares of Keene Bancorp, Inc., Keene, Texas, and thereby indirectly acquire 98.9 percent of the voting shares of First State Bank, Keene, Texas, and 100 percent of the voting shares of Itasca State Bank, Itasca, Texas.

Board of Governors of the Federal Reserve System, May 5, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-11619 Filed 5-10-95; 8:45 am]

BILLING CODE 6210-01-F

FEDERAL TRADE COMMISSION

[Dkt. No. C-3567]

Alliant Techsystems Inc.; Prohibited Trade Practices, and Affirmative Corrective Actions

AGENCY: Federal Trade Commission.

ACTION: Consent order.

SUMMARY: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order permits, among other things, Alliant Techsystems Inc. (Alliant), a Minnesota-based defense contractor, to acquire Hercules Inc.'s propellant division, Hercules Aerospace Company, under certain conditions, and requires Alliant to prevent its newly acquired propellant division from sharing non-public information with Alliant's ammunition and munitions division. Alliant also has to notify its propellant customers of the Commission order before obtaining any non-public information from them.

DATES: Compliant and Order issued April 7, 1995.¹

FOR FURTHER INFORMATION CONTACT:

¹ Copies of the Complaint, the Decision and Order, and Commissioner Azcuenaga's statement are available from the Commission's Public Reference Branch, H-130, 6th Street & Pennsylvania Avenue, N.W., Washington, DC. 20580.

Laura Wilkinson, FTC/S-2224, Washington, DC. 20580. (202) 326-2830.

SUPPLEMENTARY INFORMATION: On Thursday, December 1, 1994, there was published in the **Federal Register**, 59 FR 61617, a proposed consent agreement with analysis in the Matter of Alliant Techsystems Inc., for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

Comments were filed and considered by the Commission. The Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to cease and desist, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; sec. 7, 38 Stat. 731, as amended; 15 U.S.C. 45, 18)

Donald S. Clark,

Secretary.

[FR Doc. 95-11548 Filed 5-10-95; 8:45 am]

BILLING CODE 6750-01-M

[Dkt. C-3568]

Formu-3 International, Inc., et al.; Prohibited Trade Practices, and Affirmative Corrective Actions

AGENCY: Federal Trade Commission.

ACTION: Consent order.

SUMMARY: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order prohibits, among other things, the Ohio weight-loss centers from misrepresenting the performance, efficacy or safety of any weight-loss program they offer, or the competence or training of their personnel, in the future. The consent order requires the respondents to possess scientific evidence to substantiate future claims, and, in addition, to make certain disclosures in conjunction with weight-loss and safety maintenance claims in the future.

DATES: Complaint and Order issued April 11, 1995.¹

FOR FURTHER INFORMATION CONTACT: Brenda Doubrava, Cleveland Regional Office, Federal Trade Commission, 520-A Atrium Office Plaza, 668 Euclid Ave., Cleveland, Ohio 44114-3006. (216) 522-4210.

¹ Copies of the Complaint and the Decision and Order are available from the Commission's Public Reference Branch, H-130, 6th Street & Pennsylvania Avenue, N.W., Washington, DC 20580.

SUPPLEMENTARY INFORMATION: On Tuesday, January 31, 1995, there was published in the **Federal Register**, 60 FR 5922, a proposed consent agreement with analysis In the Matter of Formu-3 International, Inc., et al., for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

No comments having been received, the Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to cease and desist, as set forth in the proposed consent agreement, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45, 52)

Donald S. Clark,
Secretary.

[FR Doc. 95-11547 Filed 5-10-95; 8:45 am]

BILLING CODE 6750-01-M

[Dkt. C-3570]

HEALTHSOUTH Rehabilitation Corp.; Prohibited Trade Practices, and Affirmative Corrective Actions

AGENCY: Federal Trade Commission.

ACTION: Consent order.

SUMMARY: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order requires, among other things, HEALTHSOUTH, an Alabama-based corporation, to divest Nashville Rehabilitation Hospital and related assets in Nashville, TN. within twelve months to a Commission approved entity. If the divestiture is not completed on time, the Commission is permitted to appoint a trustee to complete the transaction. In addition, the consent order requires HEALTHSOUTH to terminate management contracts to operate rehabilitation units at Medical Center East in Birmingham, AL. and Roper Hospital in Charleston, S.C. Also, the consent order requires HEALTHSOUTH, for ten years, to obtain Commission approval before merging, by acquisition, lease, management contract or otherwise, any of its rehabilitation hospital facilities in any of the three areas with any competing facilities in those areas.

DATES: Complaint and Order issued April 12, 1995.¹

¹ Copies of the Complaint and the Decision and Order are available from the Commission's Public

FOR FURTHER INFORMATION CONTACT: Mark Horoschak or Oscar Voss, FTC/S-3115, Washington, DC 20580. (202) 326-2756 or 326-2750.

SUPPLEMENTARY INFORMATION: On Friday, January 27, 1995, there was published in the **Federal Register**, 60 FR 5401, a proposed consent agreement with analysis In the Matter of HEALTHSOUTH Rehabilitation Corporation, for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

No comments having been received, the Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to divest, as set forth in the proposed consent agreement, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; sec. 7, 38 Stat. 731, as amended; 15 U.S.C. 45, 18)

Donald S. Clark,
Secretary.

[FR Doc. 95-11552 Filed 5-10-95; 8:45 am]

BILLING CODE 6750-01-M

[File No. 932-3224]

Nature's Bounty, Inc., et al., Proposed Consent Agreement With Analysis To Aid Public Comment

AGENCY: Federal Trade Commission.

ACTION: Proposed consent agreement.

SUMMARY: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent agreement, accepted subject to final Commission approval, would require, among other things, respondent and two of its wholly-owned subsidiaries to pay \$250,000 in consumer redress, and to have scientific evidence to back up a variety of specific health-related advertising and promotional claims for any product they market in the future.

DATES: Comments must be received on or before July 10, 1995.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, Room 159, 6th St. and Pa. Ave., NW., Washington, DC. 20580.

FOR FURTHER INFORMATION CONTACT: Dean Graybill, FTC/S-4302, Washington, DC 20580. (202) 326-3284 or Peter Metrisko, S-4631, Washington, DC 20580. (202) 326-2104.

Reference Branch, H-130, 6th Street & Pennsylvania Avenue, NW., Washington, DC 20580.

SUPPLEMENTARY INFORMATION: Pursuant to section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46 and § 2.34 of the Commission's rules of practice (16 CFR 2.34), notice is hereby given that the following consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of sixty (60) days. Public comment is invited. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with § 4.9(b)(6)(ii) of the Commission's rules of practice (16 CFR 4.9(b)(6)(ii)).

In the matter of Nature's Bounty, Inc., a corporation, Puritan's Pride, Inc., a corporation, and Vitamin World, Inc., a corporation.

Agreement Containing Consent Order To Cease and Desist

The Federal Trade Commission having initiated an investigation of certain acts and practices of Nature's Bounty, Inc., Puritan's Pride, Inc., and Vitamin World, Inc., and it now appearing that Nature's Bounty, Inc., Puritan's Pride, Inc., and Vitamin World, Inc., hereinafter sometimes referred to as proposed respondents, are willing to enter into an agreement containing an Order to cease and desist from the acts and practices being investigated,

It is hereby agreed by and between Nature's Bounty, Inc., Puritan's Pride, Inc., and Vitamin World, Inc., by their duly authorized officers and attorneys, and counsel for the Federal Trade Commission, that:

1. Nature's Bounty, Inc., is a corporation organized, existing and doing business under and by virtue of the laws of the State of Delaware, with its office and principal place of business located at 90 Orville Dr., Bohemia, NY. Puritan's Pride, Inc., and Vitamin World Inc., wholly-owned subsidiary corporations of Nature's Bounty, Inc., are organized under and by virtue of the laws of the State of Delaware, with their offices and principal places of business located at 90 Orville Dr., Bohemia, NY.

2. Proposed respondents admit all the jurisdictional facts set forth in the draft complaint.

3. Proposed respondents waive:

a. Any further procedural steps;

b. The requirement that the Commission's decision contain a statement of findings of fact and conclusions of law;

c. All rights to seek judicial review or otherwise to challenge or contest the