components and systems within the DoD.

The task force's findings and recommendations, pursuant to 41 CFR 102–3.140 through 102–3.165, will be presented and discussed by the membership of the Defense Science Board prior to being presented to the Government's decision maker.

Pursuant to 41 CFR 102–3.120 and 102–3.150, the Designated Federal Officer for the Defense Science Board will determine and announce in the **Federal Register** when the findings and recommendations of the July 28–29, 2008 meeting are deliberated by the Defense Science Board.

Interested persons may submit a written statement for consideration by the Defense Science Board. Individuals submitting a written statement must submit their statement to the Designated Federal Official at the address detailed below, at any point, however, if a written statement is not received at least 10 calendar days prior to the meeting, which is the subject of this notice, then it may not be provided to or considered by the Defense Science Board. The Designated Federal Official will review all timely submissions with the Defense Science Board Chairperson, and ensure they are provided to members of the Defense Science Board before the meeting that is the subject of this notice.

FOR FURTHER INFORMATION CONTRACT: Major Charles Lominac, USAF, Defense Science Board, 3140 Defense Pentagon, Room 3B888A, Washington, DC 20301– 3140, via e-mail at

charles.lominac@osd.mil, or via phone at (703) 571–0081.

Dated: February 25, 2008.

L.M. Bynum,

Alternate OSD Federal Register, Liaison Officer, Department of Defense. [FR Doc. E8–3896 Filed 2–28–08; 8:45 am] BILLING CODE 5001–06–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA-2008-N-0131]

Frozen Concentrate for Lemonade Deviating From Identity Standard; Temporary Permit for Market Testing

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that a temporary permit has been issued to Florida's Natural Growers, to market test a product designated as "Frozen Concentrate for Lemonade 3+1 Ratio" that deviates from the U.S. standard of identity for frozen concentrate for lemonade. The purpose of the temporary permit is to allow the applicant to measure customer acceptance of the product, identify mass production problems, and assess commercial feasibility.

DATES: This permit is effective for 15 months, beginning on the date the permit holder introduces or causes the introduction of the test product into interstate commerce, but not later than May 29, 2008.

FOR FURTHER INFORMATION CONTACT:

Loretta A. Carey, Center for Food Safety and Applied Nutrition (HFS–820), Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740, 301–436–2371.

SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 130.17 concerning temporary permits to facilitate market testing of foods deviating from the requirements of the standards of identity issued under section 401 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 341), FDA is giving notice that a temporary permit has been issued to Florida's Natural Growers, a division of Citrus World, Inc., 20205 U.S. Highway 27N, Lake Wales, Florida 33853.

This permit covers limited interstate marketing tests of products identified as "Frozen Concentrate for Lemonade 3+1 Ratio" that deviate from the U.S. standard of identity for frozen concentrate for lemonade (21 CFR 146.120) in that the frozen concentrate for lemonade is a 3 + 1 fold dilution with a 56° Brix (measure of concentration of sugars in juice) rather than the 48° Brix as required in the standard. When diluted according to directions that appear on the label, the test product contains not less than 0.70 grams of acid per 100 milliliters and not less than 10.5 percent by weight of soluble solids. The test product meets all the requirements of the standard with the exception of the 3 + 1 fold dilution. The purpose of this temporary permit is to test the product throughout the United States, in order to allow the applicant to measure customer acceptance of the product, identify mass production problems, and assess commercial feasibility.

This permit provides for the temporary marketing of a total of 20,000 cases per year of 12 x 32 ounce cartons (240,000 cartons). The total fluid quantity covered by this application is 227,100 liters (60,000 gallons). The test product will be manufactured at

Florida's Natural Growers, a division of Citrus World, Inc., located at 20205 U.S. Highway 27N, Lake Wales, Florida 33853. Florida's Natural Growers will distribute the test product throughout the United States. The information panel of the labels must bear nutrition labeling in accordance with 21 CFR 101.9. Each of the ingredients used in food must be declared on the label as required by the applicable sections of 21 CFR part 101. This permit is effective for 15 months, beginning on the date the permit holder introduces or causes the introduction of the product into interstate commerce, but not later than (see DATES).

Dated: February 25, 2008.

Barbara Schneeman,

Director, Office of Nutritional Products, Labeling and Dietary Supplements, Center for Food Safety and Applied Nutrition. [FR Doc. E8–3912 Filed 2–28–08; 8:45 am] BILLING CODE 4160–01–S

DEPARTMENT OF DEFENSE

Office of the Secretary

[DOD-2008-OS-0013]

Privacy Act of 1974; System of Records

AGENCY: DoD; Defense Information Systems Agency.

ACTION: Notice to Amend a System of Records.

SUMMARY: Defense Information Systems Agency proposes to amend a system of records notice in its existing inventory of records systems subject to the Privacy Act of 1974, (5 U.S.C. 552a), as amended.

DATES: This proposed action will be effective without further notice on March 31, 2008 unless comments are received which result in a contrary determination.

ADDRESSES: Send comments to the Defense Information Systems Agency, 5600 Columbia Pike, Room 933–I, Falls Church, VA 22041–2705.

FOR FURTHER INFORMATION CONTACT: Ms. Jeanette M. Weathers-Jenkins at (703) 681–2103.

SUPPLEMENTARY INFORMATION: The Defense Information Systems Agency systems of records notices subject to the Privacy Act of 1974, (5 U.S.C. 552a), as amended, have been published in the **Federal Register** and are available from the address above.

The specific changes to the record system being amended are set forth below followed by the notice, as amended, published in its entirety. The proposed amendment is not within the purview of subsection (r) of the Privacy Act of 1974, (5 U.S.C. 552a), as amended, which requires the submission of a new or altered system report.

Dated: February 25, 2008.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

K890.01

SYSTEM NAME:

Freedom of Information Act File (FOIA) (August 23, 1995, 60 FR 43778).

CHANGES:

* * * *

SYSTEM LOCATION:

Delete entry and replace with "General Counsel (RGC) Headquarters, Defense Information Systems Agency, P.O. Box 4502, Arlington, VA 22204– 2199.

Decentralized—DISA Field Activities World-wide. Official mailing addresses are published as an appendix to DISA's compilation of systems of records notices.

* * * *

CATEGORIES OF RECORDS IN THE SYSTEM:

Delete entry and replace with "Consists of (1) Policy File that contains DOD Directive 5400.7–R, DoD Freedom of Information Act Program; DISA Instruction 630–225–8–DISA, Freedom of Information Act Program. (2) Log File, which consists of a record of all written requests, names, addresses and phone numbers of requestors who request information under the FOIA which has been processed within DISA since January 1, 1996. (3) Correspondence received in DISA relating to FOIA, including replies thereto."

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Delete entry and replace with "5 U.S.C. 552, Freedom of Information Act and DOD Directive 5400.7–R, DoD Freedom of Information Act Program.

PURPOSE(S):

Delete entry and replace with "For making available to the public the maximum amount of information concerning the operations and activities of DISA. *DISA Management*—to receive, process, and respond to requests for information under FOIA. *General Counsel, DISA*—to review and deny requests for information under provisions of FOIA and to forward applicable correspondence to the Director, DISA when the denial may be contested or appealed. DOD and Department of Justice—for review and in event of judicial action."

RETRIEVABILITY:

Delete entry and replace with "Retrieved by the control number and the name of the individual who requested the information."

SAFEGUARDS:

Delete entry and replace with "Records are stored in a locked safe. Records pertaining to policy are permanent. Correspondence maintained for two years, then destroyed. Records are maintained in areas accessible only to authorized personnel."

RETENTION AND DISPOSAL:

Delete entry and replace with "All records are retained by Office of General Counsel, Headquarters, DISA, for two years. Logs are kept until reference need expires."

* * * * *

SYSTEM MANAGER(S) AND ADDRESS:

Delete entry and replace with "FOIA Officer, Headquarters, Defense Information Systems Agency, Code GC, P.O. Box 4502, Arlington, VA 22204– 2199."

NOTIFICATION PROCEDURE:

Delete entry and replace with "Individuals seeking to determine whether information about themselves is contained in this system should address written inquiries to the Defense Information Systems Agency ATTN: FOIA Officer Code GC, P.O. Box 4502, Arlington, VA 22204–2199.

Requests should contain individual's name, current address, and phone number."

RECORD ACCESS PROCEDURES:

Delete entry and replace with "Individuals seeking access to information about themselves contained in this system should address inquiries to the FOIA Officer, Defense Information Systems Agency Code GC, P.O. Box 4502, Arlington, VA 22204– 2199.

Requests should contain individual's name, current address, and phone number."

CONTESTING RECORD PROCEDURES:

Delete DISA Instruction 630–225–8 and replace with "DISA Instruction 210–225."

[FR Doc. E8–3914 Filed 2–28–08; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF DEFENSE

Department of the Army

Availability for Non-Exclusive, Exclusive, or Partially Exclusive Licensing of Invention Described in U.S. Provisional Patent Application Concerning Identification of Staphylococcal Enterotoxin-B (SEB) Sequences Involved in Cell Proliferation and Cell Death

AGENCY: Department of the Army, DoD.

ACTION: Notice.

SUMMARY: In accordance with 37 CFR 404.4, 404.6 and 404.7, announcement is made of the availability for licensing of the invention described in U.S. Provisional Patent Application No. 60/ 853,906 entitled "Identification of Staphylococcal Enterotoxin-B (SEB) Sequences Involved in Cell Proliferation and Cell Death," filed October 24, 2006. Foreign rights are also available (PCT/ US2007/022473). The United States Government, as represented by the Secretary of the Army, has rights in this invention.

ADDRESSES: Commander, U.S. Army Medical Research and Materiel Command, *ATTN:* Command Judge Advocate, MCMR–JA, 504 Scott Street, Fort Detrick, Frederick, MD 21702– 5012.

FOR FURTHER INFORMATION CONTACT: For patent issues, Ms. Elizabeth Arwine, Patent Attorney, (301) 619–7808. For licensing issues, Dr. Paul Mele, Office of Research & Technology Assessment, (301) 619–6664, both at telefax (301) 619–5034.

SUPPLEMENTARY INFORMATION: The

present invention relates to bacterial peptides, specifically Staphylococcus Enterotoxin B (SEB) peptides that have therapeutic use. The invention further relates to the use of SEB peptides in the diagnosis and therapy of diseases associated with cell proliferation.

Brenda S. Bowen,

Army Federal Register Liaison Officer. [FR Doc. E8–3916 Filed 2–28–08; 8:45 am] BILLING CODE 3710–08–P