November 22, 2016

TRANSMITTED VIA EMAIL
Mike Steinwachs
Subcommittee Chairman for ASTM Infant Bouncers
ASTM
100 Barr Harbor Dr.
West Conshohocken, PA 19428-2959

Re: ASTM F15.21 Infant Bouncers

Dear Mr. Steinwachs:

I am writing to convey U.S. Consumer Product Safety Commission (CPSC, Commission) staff’s support of the work you and the subcommittee have achieved in revising the voluntary standard for F2167-16, Standard Consumer Safety Specification for Infant Bouncers. Staff is providing the following comment in response to ballot F15000001016018, issued on November 3, 2016, with a closing date of December 5, 2016.

Staff agrees with the subcommittee’s balloted changes, but we would like to offer one editorial change. In Line Blank between 42 and 43, “Warning statements in instructional literature shall meet the format requirements specified in 8.4.4, 8.4.5 and 8.4.6 with the following two exceptions: (a) the background of the Signal Word panel need not be in meet the color requirements and (b) clause 6.4. of ANSI Z535.4 need not be applied.” The intent was to allow manufacturers to have more flexibility with the colors used in the signal word panel for the warnings in the instructional literature. However, staff believes that manufacturers could misinterpret the reference to the background of the signal word panel as meaning that certain color combinations that affect the text color, such as white lettering on a black background, would not be permitted.

Thank you for your consideration of these comments.

Sincerely,

Celestine T. Kish
Celestine T. Kish
Project Manager
CPSIA Section 104 Rulemaking

cce: Len Morrissey, ASTM F15 Staff Manager
Patricia Edwards, CPSC Voluntary Standards Coordinator

1 The views or opinions expressed in this letter are solely those of the staff, and these views and opinions do not necessarily represent those of the Commission.