Mr. Chairman, Ranking Member, and Members of the Subcommittee, thank you for providing me with this opportunity to present testimony today on the important issues surrounding the improvement of consumer product safety here in the United States. As I have said before, I am gratified by the very clear signals given by both the House and the Senate Authorizers and Appropriators that they understand the very difficult position that the Consumer Product Safety Commission (CPSC) finds itself in. For the first time since I came to the Commission, over twelve years ago, I have the sense that there is a realization of the need for both a substantial and sustained increase in our funding level as well as the need for real and important changes to our statutes which could give us new authorities and clearer direction in achieving our mission.

In March of this year, in a written statement to the Senate Committee on Commerce, Science, and Transportation, I spoke about the problems associated with any perception of our modern, sophisticated marketplace of today effectively regulating itself for product safety. “Simply stated, competition and voluntary actions of today’s businessmen do not always suffice to safeguard the public interest. Competition does not and will not inevitably take the form of a rivalry to produce the safest product. The role of the CPSC in today’s consumer product marketplace remains compelling, substantial and relevant.”

We now sit here less than six months later because of the growing alarm about possibly unsafe consumer products, some produced in violation of current, longstanding regulations, cheaply manufactured in foreign facilities and now flooding our marketplace and providing a risk of harm to those consumers who purchase them. We want to know who is to blame and what steps we can now take to address this problem.
The short and easy answer to the first question is that we are all to blame - the Administration, the Congress, the Regulators, the manufacturers, importers and retailers, and anyone else who may have been active or inactive participants in enabling the policy decisions and priorities that have led us to this point. The only blameless ones are the unsuspecting consumers who unwittingly place their confidence in a system designed to protect them from the unreasonable risk of harm from the products that they find in their marketplace.

The second question does not have as short or easy an answer.

RESOURCES, RESOURCES, RESOURCES

The key to an effective regulatory and enforcement body is sufficient resources to carry out its responsibilities and mission. The CPSC is a staff intensive organization. I have always expressed that at the heart of CPSC’s operation is its staff, without question, our greatest and most important asset.

Over the last few years, because we have achieved our budget required staff reductions through non-targeted means such as attrition, early-outs and buy-outs, we have lost some very key staffers. We did not want to have to do a reduction in force (RIF) to accomplish the staff reductions and, having a number of older employees, we felt it was likely we would have enough employees willing to take advantage of incentives to be able to avoid a RIF, which was in fact the case.

Over time we hope to be able to train replacements, but the experience that we have lost will take years to recover. Moreover, the lack of sufficient resources has severely limited our ability to do succession planning and severely limited our ability to have depth of personnel behind our key positions. In addition, dwindling resources and staff reductions have had some negative impact on our agency’s ability to attract high level qualified candidates for our critical vacancies as well as our ability to retain some of our own top level employees.

The result is that the Commission is at a crossroads. Any additional reductions in staff or resources will ultimately place the Commission in a position where it will no longer be an effective force in consumer protection. The first step
that must be taken is to reject the administration’s staffing and budget proposal for fiscal year (FY) 2008. Fortunately, Congress, both the House and the Senate, have done just that. This Congress has sent clear signals that it understands that the Commission needs more funding to increase its staff and to be able to do work on rulemakings and other projects that have been shelved or slowed down because of lack of resources. It is crucial that we have a period of stability, to move away from what has been a pattern of trying to see how we can manage with less and to begin a process of determining what more we need to have in order to ensure that we do our job more effectively.

However, I must point out that it would not serve the Commission or the public well to just indiscriminately throw resources at the Commission in response to the public alarm surrounding some highly publicized recalls. It has taken years for the Commission to get to its present position and it will take years to correct. I support an incremental approach to increasing our budget and staff. Since we require a yearly increase of about three to four percent to keep current with increases in salaries, rents and other operating costs, yearly increases in the range of 10 to 15 percent would, in my mind, provide the Commission with a good growth pattern. This growth pattern would also allow the Commission to do a yearly assessment of where the areas of needs most exist at the Commission therefore allowing the Commission to address its needs in the light of the current consumer product safety problems.

**IMPORT PRODUCT SAFETY**

Again, in March of this year, I informed the Senate Committee on Commerce, Science and Transportation about my concerns with the growing numbers of possibly harmful imported consumer products coming into our country. “In the future, the problems associated with increasing numbers of possibly dangerous imported products will present the Commission with more and more of a challenge. Increasing numbers of U.S. companies are either importing finished products or component parts made in other countries or establishing their own production plants outside of the U.S. In most cases, domestic companies are not going to have the same degree of control over these products as they would have if their products were being made in this country. This inability to have constant hands-on supervision can result in products entering this country that do not meet U.S. safety standards.”
This summer has been the summer of the toy recalls. There have been several highly publicized recalls of children's products made in China for importation and sale by well established and long trusted domestic toy manufacturers. Thus far in 2007, CPSC has recalled a record number of hazardous imported products from China including toys and children’s jewelry. The safety issues associated with this increase in imports have created new challenges for our Commission. The Commission is currently looking at ways to address the developing issues surrounding imported product safety. We are involved in some activities such as dialogue and initiatives with foreign governments and the private sector, including domestic and foreign manufacturers. We would like to have additional resources to increase surveillance and enforcement activities at the borders and in the marketplace and we are working with interested Congressional members to modernize our governing statutes to give us more leverage through the regulatory process and our enforcement activities.

However, I think that it is very important that in whatever we do collectively - through efforts at the Administration level, Congress and the Commission - to address import product safety, we must send a clear, unequivocal message to manufacturers, importers and retailers who bring and offer for sale in this country products which present a substantial product hazard or that do not comply with a U.S. product safety standard. That message should be that, “you will be held accountable.” The Commission must have the sufficient resources, the adequate authority and the internal willingness to deliver that message.

STATUTORY AND OTHER MODERNIZATION

Some of the highly publicized recalls have involved children’s products that contain lead or lead containing paint. Toys or other articles intended for use by children that bear “lead containing paint” are banned hazardous products. It is a prohibited act to introduce or deliver for introduction into interstate commerce a banned hazardous substance. Any person who violates this law could be subject to both criminal and civil sanctions. Prior to 2007, we had been averaging four recalls a year for children's products with “lead containing paint.” This year we have already had 15. This regulation banning children’s products that have “lead containing paint” has been on the books for 30 years and there is absolutely no excuse for a violation of this regulation. Violators should be held “accountable” to the maximum extent for their non-compliance.
As far as children’s products such as jewelry or vinyl baby’s bibs containing accessible lead, I wish that the Commission had the authority to find it unacceptable for any amount of lead (or any other toxic substance) to be in a children’s product. However, our statute requires us to assess the accessibility of the lead and this is the key measure under the Federal Hazardous Substances Act (FHSA). The Commission did issue a guideline document back in January of 1998, which went so far as to urge manufacturers “to eliminate lead in consumer products.” In response to that guidance, in August of 1998, the Toy Manufacturers of America pledged to eliminate lead from their products. Yet here we are, nearly ten years later, facing the same problems.

We know that exposure to lead can elevate blood lead levels and that such exposure could bring about developmental problems in children. I am absolutely certain that parents would agree that if we could require the elimination of lead in children’s products, we should. I understand that some members of Congress are interested in this issue and I hope that through their efforts we can address this problem and get it resolved in favor of thoroughly protecting our children from unnecessary exposure to lead containing products.

Testing of products on the market to determine compliance with safety standards is also an important part of our responsibilities. I can’t tell you how troubling the picture of our toy testing facility in the New York Times article was to me. We have been trying to obtain funds to modernize our lab since before I arrived at CPSC in 1995, yet we have never received any significant funding for that goal. We have been working with GSA on a modernization plan since at least 1999. The Lab Modernization Feasibility Study, completed jointly with GSA in 2005, formed the basis for a capital project submitted to OMB by GSA as part of their FY 2007 Budget. However, other national priorities precluded the project from being funded. There certainly has been a level of frustration associated with the process. We have been forced to accept a band-aid approach to fixing the lab, when what we really need is a major modernization commitment.

I have seen other testing labs, such as those at Underwriters Laboratories, which are much more sophisticated, spacious and up-to-date than our lab. Given that we are the federal agency designated to protect consumers from product hazards and that our laboratory testing plays a key role in making hazard determinations, I think the state of our lab should concern everyone. However, whenever I go to our lab I am constantly amazed at the ingenuity of our lab staff in overcoming space and resource limitations. We often talk about the agency making do with what it has and nowhere can that be seen more strikingly than at the lab. I would like to see a real investment made in upgrading our lab so that
we can do more testing in our own facility rather than having to contract the work out and so that tests don’t stack up because of a lack of adequate space or other resources, which prevent us from doing simultaneous testing on various products.

We are currently looking at different “real estate” solutions with GSA that would give us a better physical plant. However, these solutions may or may not allow us to function at the same capability we currently have and they would not include any modernization of equipment. It was estimated back in 2005, that the cost to truly modernize our lab, if we were to stay on the current site, would be somewhere around thirty million dollars. This would expand our capabilities plus give us new equipment and a physical plant that is both energy efficient and an effective use of space. A modern facility would also put us in a better position to deal with emerging technologies, such as nanotechnology. It is difficult for us to even contemplate how we would assess potential product-related nanotechnology hazards when we struggle to provide the basic lab capabilities to meet our current needs.

CONCLUSION

Even before several recent highly publicized recalls, members of both the House and the Senate had indicated an interest in reinvigorating the Commission through the reauthorization process. I have strongly supported increasing our staff and facilities resources and various changes to our statutes over the years. I have submitted to both the House and the Senate proposals for consideration during this process of looking at reauthorization of the Commission. Acting Chairman Nord has also put forth her proposals, many of which I agree with, some of which (in one form or another) I have advocated for years. Thus, for the first time in a long time, there is bi-partisan support on the Commission to make major changes to the Commission’s statutes. Some of the suggested changes could help the Commission’s enforcement efforts with respect to the type of problems we have been seeing with the safety of imported products.

Again, I am gratified by the attention that Congress is paying to the Commission and I am hopeful that we see significant results from all of our efforts. I know that the American public will be thankful.