



DEPARTMENT OF HEALTH & HUMAN SERVICES Public Health Service

August 1*, 2006

Gene Menzies
Moto Solutions
966 Coral Drive
Rodeo, CA 94572
U.S.A.

Re: Fogtech- Anti-fog solution

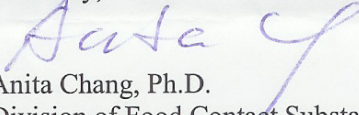
Dear Mr. Menzies:

This is in response to your request of July 7, 2006, concerning a non-objection letter for the use of your anti-fog solutions (Trade name: Fogtech) on safety goggles. Your letter has been recorded in our files as Correspondence Request number (CTS) 65670.

We have reviewed your request and have concluded that the intended use of your product does not involve the use of a food contact substance as defined in Section 409(h)(6) of the FD&C Act (copy enclosed). In this section, the term "food contact substance" means "any substance intended for use as a component of materials used in manufacturing, packing, packaging, transporting, or holding food if such use is not intended to have any technical effect in such food.". The proposed intended use of your product, as anti-fog solutions used on safety goggles, would clearly not meet the definition of a food contact substance or a food additive. Therefore, use of your product on safety goggles does not fall under the premarket approval requirements of the Federal Food, Drug, and Cosmetic Act.

If you have any further questions concerning this matter, please do not hesitate to contact us.

Sincerely,


Anita Chang, Ph.D.
Division of Food Contact Substance Notification Review,
HFS-275
Office of Food Additive Safety
Center for Food Safety
and Applied Nutrition