

## 29 C.F.R. § 789.0

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### Introductory statement.

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(a) Section 12(a) and section 15(a)(1) of the Fair Labor Standards Act of 1938 <sup>[1]</sup> (hereinafter referred to as the (Act) contain certain prohibitions against putting into interstate or foreign commerce any goods ineligible for shipment (commonly called “hot goods”), in the production of which the child-labor or wage-hour standards of the Act were not observed. These sections were amended by the Fair Labor Standards Amendments of 1949 <sup>[2]</sup> to provide, among other things, protection against these “hot goods” prohibitions with respect to purchasers “who acquired such goods for value without notice of such violation” if they did so “in good faith in reliance on” a specified “written assurance.”

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