

Sincerely,  
 Troy H. Cribb,  
 Chairman, Committee for the Implementation  
 of Textile Agreements.  
 [FR Doc. 96-27852 Filed 10-29-96; 8:45 am]  
 BILLING CODE 3510-DR-F

**Announcement of Import Restraint  
 Limits for Certain Wool Textile  
 Products Produced or Manufactured in  
 the Slovak Republic**

October 25, 1996.

**AGENCY:** Committee for the  
 Implementation of Textile Agreements  
 (CITA).

**ACTION:** Issuing a directive to the  
 Commissioner of Customs establishing  
 limits.

**EFFECTIVE DATE:** January 1, 1997.

**FOR FURTHER INFORMATION CONTACT:**  
 Naomi Freeman, International Trade  
 Specialist, Office of Textiles and  
 Apparel, U.S. Department of Commerce,  
 (202) 482-4212. For information on the  
 quota status of these limits, refer to the  
 Quota Status Reports posted on the  
 bulletin boards of each Customs port or  
 call (202) 927-5850. For information on  
 embargoes and quota re-openings, call  
 (202) 482-3715.

**SUPPLEMENTARY INFORMATION:**

Authority: Executive Order 11651 of March  
 3, 1972, as amended; section 204 of the  
 Agricultural Act of 1956, as amended (7  
 U.S.C. 1854); Uruguay Round Agreements  
 Act.

The import restraint limits for textile  
 products, produced or manufactured in  
 the Slovak Republic and exported  
 during the period January 1, 1997  
 through December 31, 1997 are based on  
 limits notified to the Textiles  
 Monitoring Body pursuant to the  
 Uruguay Round Agreements Act and the  
 Uruguay Round Agreement on Textiles  
 and Clothing (ATC).

In the letter published below, the  
 Chairman of CITA directs the  
 Commissioner of Customs to establish  
 the 1997 limits. The limit for Category  
 443 has been reduced for carryforward  
 applied to the 1996 limit.

A description of the textile and  
 apparel categories in terms of HTS  
 numbers is available in the  
**CORRELATION:** Textile and Apparel  
 Categories with the Harmonized Tariff  
 Schedule of the United States (see  
 Federal Register notice 60 FR 65299,  
 published on December 19, 1995).  
 Information regarding the 1997  
**CORRELATION** will be published in the  
 Federal Register at a later date.

The letter to the Commissioner of  
 Customs and the actions taken pursuant

to it are not designed to implement all  
 of the provisions of the Uruguay Round  
 Agreements and the ATC, but are  
 designed to assist only in the  
 implementation of certain of their  
 provisions.

Troy H. Cribb,  
 Chairman, Committee for the Implementation  
 of Textile Agreements.

Committee for the Implementation of Textile  
 Agreements

October 25, 1996.

Commissioner of Customs,  
 Department of the Treasury, Washington, DC  
 20229.

Dear Commissioner: Pursuant to section  
 204 of the Agricultural Act of 1956, as  
 amended (7 U.S.C. 1854), the Uruguay Round  
 Agreements Act, the Uruguay Round  
 Agreement on Textiles and Clothing (ATC);  
 and in accordance with the provisions of  
 Executive Order 11651 of March 3, 1972, as  
 amended, you are directed to prohibit,  
 effective on January 1, 1997, entry into the  
 United States for consumption and  
 withdrawal from warehouse for consumption  
 of wool textile products in the following  
 categories, produced or manufactured in the  
 Slovak Republic and exported during the  
 twelve-month period beginning on January 1,  
 1997 and extending through December 31,  
 1997 in excess of the following limits:

Category	Twelve-month restraint limit
410 .....	408,964 square me- ters.
433 .....	11,423 dozen.
435 .....	17,253 dozen.
443 .....	88,828 numbers.

Imports charged to these category limits for  
 the period January 1, 1996 through December  
 31, 1996 shall be charged against those levels  
 of restraint to the extent of any unfilled  
 balances. In the event the limits established  
 for that period have been exhausted by  
 previous entries, such goods shall be subject  
 to the levels set forth in this directive.

The limits set forth above are subject to  
 adjustment in the future pursuant to the  
 provisions of the Uruguay Round Agreements  
 Act, the ATC and any administrative  
 arrangements notified to the Textiles  
 Monitoring Body.

In carrying out the above directions, the  
 Commissioner of Customs should construe  
 entry into the United States for consumption  
 to include entry for consumption into the  
 Commonwealth of Puerto Rico.

The Committee for the Implementation of  
 Textile Agreements has determined that  
 these actions fall within the foreign affairs  
 exception of the rulemaking provisions of 5  
 U.S.C. 553(a)(1).

Sincerely,  
 Troy H. Cribb,  
 Chairman, Committee for the Implementation  
 of Textile Agreements.

[FR Doc. 96-27850 Filed 10-29-96; 8:45 am]  
 BILLING CODE 3510-DR-F

**CONSUMER PRODUCT SAFETY  
 COMMISSION**

**Submission for OMB Review;  
 Comment Request—Safety Standard  
 for Cigarette Lighters**

**AGENCY:** Consumer Product Safety  
 Commission.

**ACTION:** Notice.

**SUMMARY:** In the Federal Register of  
 April 2, 1996 (61 FR 14557), the  
 Consumer Product Safety Commission  
 published a notice in accordance with  
 provisions of the Paperwork Reduction  
 Act of 1995 (44 U.S.C. Chapter 35) to  
 announce the agency's intention to seek  
 extension of approval of the collection  
 of information in the Safety Standard for  
 Cigarette Lighters (16 CFR Part 1210).  
 By publication of this notice, the  
 Commission announces that it has  
 submitted to the Office of Management  
 and Budget a request for reinstatement  
 of approval of that collection of  
 information without change through  
 December 31, 1999.

The Safety Standard for Cigarette  
 Lighters requires disposable and novelty  
 lighters to be manufactured with a  
 mechanism to resist operation by  
 children younger than five years of age.  
 Certification regulations implementing  
 the standard require manufacturers and  
 importers to submit to the Commission  
 a description of each model of lighter,  
 results of prototype qualification tests  
 for compliance with the standard, and a  
 physical specimen of the lighter before  
 the introduction of each model of lighter  
 in commerce.

The Commission uses the records of  
 testing and other information required  
 by the certification regulations to  
 determine that disposable and novelty  
 lighters have been tested and certified  
 for compliance with the standard by the  
 manufacturer or importer. The  
 Commission also uses this information  
 to obtain corrective actions if disposable  
 or novelty lighters fail to comply with  
 the standard in a manner which creates  
 a substantial risk of injury to the public.

**Additional Information About the  
 Request for Reinstatement of Approval  
 of a Collection of Information**

**Agency address:** Consumer Product  
 Safety Commission, Washington, DC  
 20207.

**Title of information collection:** Safety  
 Standard for Cigarette Lighters, 16 CFR  
 Part 1210.

**Type of request:** Reinstatement of  
 approval without change.

**General description of respondents:**  
 Manufacturers and importers of  
 disposable and novelty cigarette  
 lighters.

*Estimated number of respondents:* 45.  
*Estimated average number of hours per respondent:* 174 per year.

*Estimated number of hours for all respondents:* 7,875 per year.

*Comments:* Comments on this request for reinstatement of approval of a collection of information should be sent within 30 days of publication of this notice to Victoria Wassmer, Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503; telephone: (202) 395-7340. Copies of the request for reinstatement of approval of a collection of information and supporting documentation are available from Carl Blechschmidt, Acting Director, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, DC 20207; telephone: (301) 504-0416, extension 2243.

Dated: October 25, 1996.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 96-27867 Filed 10-29-96; 8:45 am]

BILLING CODE 6355-01-P

**Submission for OMB Review; Comment Request—Requirements for Baby-Bouncers, Walker-Jumpers, and Baby-Walkers**

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Notice.

**SUMMARY:** In the Federal Register of February 15, 1996 (61 FR 5987), the Consumer Product Safety Commission published a notice in accordance with provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) to announce the agency's intention to seek extension of approval of the collection of information in the requirements for baby-bouncers, walker-jumpers, and baby-walkers in regulations codified at 16 CFR 1500.18(a)(6) and 1500.86(a)(4). By publication of this notice, the Commission announces that it has submitted to the Office of Management and Budget a request for reinstatement of approval of that collection of information without change through December 31, 1999.

The regulation codified at 16 CFR 1500.18(a)(6) establishes safety requirements for baby-bouncers, walker-jumpers, and baby-walkers to reduce unreasonable risks of injury to children associated with those products. Those risks of injury include amputations, crushing, lacerations, fractures, hematomas, bruises and other injuries to children's fingers, toes, and other parts

of their bodies. The regulation codified at 16 CFR 1500.86(a)(4) requires manufacturers and importers of baby-bouncers, walker-jumpers, and baby-walkers to maintain records for three years containing information about testing, inspections, sales and distribution of these products.

The records of testing and other information required by the regulations allow the Commission to determine if baby-bouncers, walker-jumpers, and baby-walkers comply with the requirements of the regulation codified at 16 CFR 1500.18(a)(6). If the Commission determines that products fail to comply with the regulations, the records required by 16 CFR 1500.86(a)(4) enable the firm and the Commission to: (i) identify specific models of products which fail to comply with applicable requirements; and (ii) notify distributors and retailers in the event those products are subject to recall.

Additional Information About the Request for Reinstatement of Approval of a Collection of Information

*Agency address:* Consumer Product Safety Commission, Washington, DC 20207.

*Title of information collection:* Requirements for Baby-Bouncers, Walker-Jumpers, and Baby-Walkers, 16 CFR 1500.18(a)(6) and 1500.86(a)(4).

*Type of request:* Reinstatement of approval without change.

*General description of respondents:* Manufacturers and importers of baby-bouncers, walker-jumpers, and baby-walkers.

*Estimated number of respondents:* 25.

*Estimated average number of hours per respondent:* 2 per year.

*Estimated number of hours for all respondents:* 50 per year.

*Comments:* Comments on this request for reinstatement of approval of a collection of information should be sent within 30 days of publication of this notice to Victoria Wassmer, Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503; telephone: (202) 395-7340. Copies of the request for reinstatement of approval of a collection of information and supporting documentation are available from Carl Blechschmidt, Acting Director, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, DC 20207; telephone: (301) 504-0416, extension 2243.

Dated: October 25, 1996.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 96-27868 Filed 10-29-96; 8:45 am]

BILLING CODE 6355-01-P

**Submission for OMB Review; Comment Request—Flammability Standards for Children's Sleepwear**

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Notice.

**SUMMARY:** In the Federal Register of January 19, 1996 (61 FR 1363), the Consumer Product Safety Commission published a notice in accordance with provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) to announce the agency's intention to seek reinstatement of approval of collections of information in the flammability standards for children's sleepwear and implementing regulations. No comments were received in response to that notice. By publication of this notice, the Commission announces that it has submitted to the Office of Management and Budget a request for reinstatement of approval of those collections of information without change through December 31, 1999.

The standards and regulations are codified as the Flammability Standard for Children's Sleepwear: Sizes 0 Through 6X, 16 CFR Part 1615; and the Flammability Standard for Children's Sleepwear: Sizes 7 Through 14, 16 CFR Part 1616. The flammability standards and implementing regulations prescribe requirements for testing and recordkeeping by manufacturers and importers of children's sleepwear subject to the standards. The information in the records required by the regulations allows the Commission to determine if items of children's sleepwear comply with the applicable standard. This information also enables the Commission to obtain corrective actions if items of children's sleepwear fail to comply with the applicable standard in a manner which creates a substantial risk of injury.

Additional Information About the Request for Reinstatement of Approval of Collections of Information

*Agency address:* Consumer Product Safety Commission, Washington, DC 20207.

*Title of information collection:* Standard for the Flammability of Children's Sleepwear: Sizes 0 Through 6X, 16 CFR Part 1615; Standard for the