Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on November 4, 1996, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool and man-made fiber textiles and textile products, and silk blend and other vegetable fiber apparel, produced or manufactured in Malaysia and exported during the twelvemonth period which began on January 1, 1997 and extends through December 31, 1997.

Effective on October 6, 1997, you are directed to adjust the limits for the following categories, as provided for under the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted twelve-month
Sublevels within Fabric Group 620	6,913,733 square meters.
Other specific limits 336/636	517,984 dozen. 1,257,901 dozen. 1,629,316 dozen. 614,482 dozen. 929,574 numbers. 14,696 dozen. 542,208 dozen. 295,797 dozen. 1,745,460 dozen.

¹The limits have not been adjusted to account for any imports exported after December 31, 1996

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. 97–26386 Filed 10–3–97; 8:45 am] BILLING CODE 3510–DR-F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits for Certain Cotton and Man-Made Fiber Textile Products Produced or Manufactured in Pakistan

September 30, 1997.

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

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

EFFECTIVE DATE: October 7, 1997. **FOR FURTHER INFORMATION CONTACT:** Ross Arnold, 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 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 current limits for certain categories are being adjusted, variously, for swing, special shift, carryforward and carryover.

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 61 FR 66263, published on December 17, 1996). Also see 61 FR 68245, published on December 27, 1996.

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 Act and the Uruguay Round Agreement on Textiles and Clothing, 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

September 30, 1997.

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

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on December 20, 1996, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton and manmade fiber textile products, produced or manufactured in Pakistan and exported during the twelve-month period which began on January 1, 1997 and extends through December 31, 1997.

Effective on October 7, 1997, you are directed to adjust the limits the following categories, as provided for under the Uruguay

Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted limit 1
219	8,777,010 square me- ters.
226/313	129,268,745 square meters.
237	255,025 dozen.
239	1,775,208 kilograms.
314	6,383,279 square meters.
315	86,034,954 square meters.
317/617	34,302,672 square meters.
331/631	2,536,349 dozen pairs.
334/634	284,192 dozen.
335/635	428,193 dozen.
336/636	464,505 dozen.
338	5,119,291 dozen.
339	1,442,713 dozen.
340/640	683,012 dozen of
	which not more than
	217,058 dozen shall
	be in Category 340–
247/240	D/640-D ² .
347/348 351/651	913,866 dozen. 309,670 dozen.
352/652	774,175 dozen.
359-C/659-C ³	· ·
360	1,059,295 kilograms.
361	5,486,009 numbers. 6,379,080 numbers.
	45,607,795 numbers.
363 369–F/369–P ⁴	2,502,092 kilograms.
369–R ⁵	10,838,458 kilograms.
369–S ⁶	736,925 kilograms.
625/626/627/628/629	42,954,671 square
020/020/02//020/020	meters of which not
	more than
	35,486,420 square
	meters shall be in
	Category 625; not
	more than 35,486,420 square
	meters shall be in
	Category 626; not
	more than
	35,486,420 square
	meters shall be in
	Category 627; not
	more than 7,342,018 square meters shall
	be in Category 628;
	and not more than
	35,486,420 square
	meters shall be in
	Category 629.
638/639	236,337 dozen.
647/648	724,144 dozen.
666–P ⁷	782,926 kilograms.
666–S ⁸	4,502,880 kilograms.

¹The limits have not been adjusted to account for any imports exported after December 31, 1996.

<sup>31, 1996.

&</sup>lt;sup>2</sup> Category 438–W: only HTS numbers 6104.21.0060, 6104.23.0020, 6104.29.2051, 6106.20.1010, 6106.20.1020, 6106.90.1010, 6106.90.1020, 6106.90.3020, 6109.90.1540, 6109.90.8020, 6110.10.2080, 6110.30.1560, 6110.90.9074 and 6114.10.0040.

²Category 340–D: only HTS numbers 6205.20.2015, 6205.20.2020, 6205.20.2025 and 6205.20.2030; Category 640–D: only HTS numbers 6205.30.2010, 6205.30.2020, 6205.30.2030, 6205.30.2040, 6205.90.3030 and 6205.90.4030.

359–C: only HTS numbers 6103.49.8034, 6104.62.1020, ³ Category 359-C: numbers 6103.42.2025, 6104.69.8010. 6114.20.0048, 6114.20.0052 6204.62.2010, 6203.42.2010, 6203.42.2090, 6211.32.0010, 6211.32.0025 and 6211.42.0010; Category 659-C: only HTS 6103.23.0055, 6103.43.2020, numbers 6103.43.2025, 6103.49.2000, 6103.49.8038, 6104.63.1020, 6104.63.1030, 6104.69.1000 6104.69.8014. 6114.30.3044. 6114.30.3054. 6203.43.2010, 6203.43.2090, 6203.49.1010. 6203.49.1090. 6204.63.1510, 6204.69.1010 6210.10.9010, 6211.33.0010, 6211.33.0017 and 6211.43.0010.

⁴Category 369–F: only HTS number 6302.91.0045; Category 369–P: only HTS numbers 6302.60.0010 and 6302.91.0005.

⁵ Category 369–R: only HTS number 6307.10.2020.

⁶ Category 369–S: only HTS number 6307.10.2005.

⁷Category 666–P: only HTS numbers 6302.22.1010, 6302.22.1020, 6302.22.2010, 6302.32.1010, 6302.32.1020, 6302.32.2010 and 6302.32.2020.

⁸ Category 666–S: only HTS numbers 6302.22.1030, 6302.22.1040, 6302.22.2020, 6302.32.1030, 6302.32.1040, 6302.32.2030 and 6302.32.2040.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to 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.97–26387 Filed 10–3–97; 8:45 am] BILLING CODE 3510–DR–F

COMMODITY FUTURES TRADING COMMISSION

Performance of Certain Functions by National Futures Association with Respect to Commodity Pool Operators and Commodity Trading Advisors

AGENCY: Commodity Futures Trading Commission.

ACTION: Notice and Order.

SUMMARY:The Commodity Futures Trading Commission (Commission) is authorizing the National Futures Association (NFA) to conduct reviews of disclosure documents required to be filed with the Commission by commodity pool operators (CPOs) and commodity trading advisors (CTAs) pursuant to Rules 4.26(d) and 4.36(d), respectively. In addition, the Commission is authorizing NFA to process the following: (1) Notices of eligibility for exclusion for certain otherwise regulated persons from the definition of CPO, pursuant to Rule 4.5; (2) notices of claim for exemption from certain Part 4 requirements with respect to commodity pools (pools) and CTAs whose participants or clients are qualified eligible participants (QEPs) or qualified eligible clients (QECs),

respectively, pursuant to Rule 4.7; (3) claims of exemption from certain Part 4 requirements for CPOs with respect to pools that principally trade securities, pursuant to Rule 4.12(b); (4) statements of exemption from registration as a CPO, pursuant to Rule 4.13; (5) notices of exemption from registration as a CTA for certain persons registered as an investment adviser, pursuant to Rule 4.14(a)(8); and (6) notices of claim for exemption from provisions of Part 4 for certain registered CPOs operating offshore pools, pursuant to Advisory 18–96. Further, the Commission is authorizing NFA to maintain and serve as the official custodian of certain Commission records.

EFFECTIVE DATE: November 1, 1997.

FOR FURTHER INFORMATION CONTACT: Until the effective date of November 1, 1997, comments regarding this Notice and Order may be directed to Paul H. Bjarnason, Jr., Deputy Director, or Kevin P. Walek, Senior Special Counsel, Division of Trading and Markets, Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, N.W., Washington, DC 20581. Telephone: (202) 418–5430.

United States of America

Before the Commodity Futures Trading Commission Order Authorizing the Performance of Certain Functions With Respect to Commodity Pool Operators and Commodity Trading Advisors

I. Authority and Background

Section 8a(10) of the Commodity Exchange Act 1 (Act) provides that the Commission may authorize any person to perform any portion of the registration functions under the Act, notwithstanding any other provision of law, in accordance with rules adopted by such person and submitted to the Commission for approval or, if applicable, for review pursuant to Section 17(j) of the Act ² and subject to the provisions of the Act applicable to registrations granted by the Commission. Section 17(0)(1) of the Act 3 provides that the Commission may require NFA to perform Commission registration functions in accordance with the Act and NFA rules. NFA has confirmed its willingness to perform certain functions now performed by the Commission and has provided the Commission with a detailed proposal setting forth standards and procedures to be followed and reports to be

generated in administering the functions discussed below.⁴

Upon consideration, the Commission has determined to authorize NFA, effective November 1, 1997, to perform the following functions: (1) to conduct reviews of disclosure documents required to be filed with the Commission by CPOs and CTAs pursuant to Rules 4.26(d) 5 and 4.36(d), respectively; (2) to process ⁶ notices of eligibility for exclusion for certain otherwise regulated persons from the definition of CPO, pursuant to Rule 4.5; (3) to process notices of claim for exemption from certain Part 4 requirements with respect to commodity pools and CTAs whose participants or clients are QEPs or QECs, respectively, pursuant to Rule 4.7; (4) to process claims of exemption from certain Part 4 requirements for CPOs with respect to pools that principally trade securities, pursuant to Rule 4.12(b); (5) to process statements of exemption from registration as a CPO, pursuant to Rule 4.13; (6) to process notices of exemption from registration as a CTA for certain persons registered as an investment adviser, pursuant to Rule 4.14(a)(8); (7) to process notices of claim for exemption from provisions of Part 4 for certain registered CPOs operating offshore pools, pursuant to Advisory 18–96; ⁷ and (8) to maintain and to serve as the official custodian of records for the filings, notices and claims required by the rules listed above. As discussed below, each of these functions involves disclosure requirements or exemptions from disclosure, reporting, recordkeeping and registration requirements for CPOs and CTAs.

A. CPO and CTA Compliance with Rule 4.26(d) and 4.36(d)

Rule 4.26(d)(1) requires that a CPO file a disclosure document 8 with the Commission for each pool that it operates or intends to operate not less

¹7 U.S.C. 12a(10)(1994).

²⁷ U.S.C. 21(j)(1994).

³7 U.S.C. 21(o)(1)(1994).

⁴Letter from Robert K. Wilmouth, President of NFA, to Brooksley Born, Chairperson of the Commission, dated June 20, 1997.

 $^{^5}$ Commission rules referred to herein can be found at 17 CFR Ch. I (1997).

⁶ As used in this Notice and Order, the term "process" generally refers to the review of the filing, notice or claim for compliance with applicable requirements and, as appropriate, provision of notice of any deficiency in the filing, notice or claim.

 $^{^7}$ Advisory No. 18–96, (1994–1996 Transfer Binder) Comm. Fut. L. Rep. (CCH) §26,659 (April 11, 1996).

⁸ Pursuant to Rule 4.21(a), a CPO may not solicit, accept or receive funds, securities or other property from a prospective participant in a pool that it operates or intends to operate unless, on or before the date it engages in that activity, the COP delivers or causes to be delivered to the prospective participant a Disclosure Document for the pool containing the information set forth in Rule 4.24.