Category	Twelve-month restraint limit
340/640	483,793 dozen.
341/641	448,188 dozen.
342/642	356,059 dozen.
347/348	579,711 dozen of
	which not more than
	289,855 dozen shall
	be in Categories
	347–T/348–T ² .
351/651	255,916 dozen.
352	471,777 dozen.
361	-0
363	8,813,448 numbers.
369–O ³	822,558 kilograms.
369–S ⁴	122,684 kilograms.
638/639	333,803 dozen.
647/648	478,452 dozen.
847	300,424 dozen.
¹ Category 338–S:	only HTS numbers
	10.0010, 6105.10.0030,
	10.0027, 6110.20.1025,
	20.2065, 6110.90.9068,
	114.20.0005; Category
	numbers 6104.22.0060, 10.0010, 6106.10.0030,
	90.3010, 6109.10.0030,

6110.20.1030, 6110.20.2045, 6110.20.2075 6110.90.9070, 6112.11.0040, 6114.20.0010 and 6117.90.9020. 347-T: only HTS 6103.19.9020, 610 ²Category 6103.19.2015, numbers 6103.22.0030. 6103.42.1020, 6103.42.1040, 6103.49.8010, 6112.11.0050, 6113.00.9038, 6203.19.1020, 6203.19.9020. 6203.22.3020. 6203.42.4005, 6203.42.4010, 6203.42.4015, 6203.42.4025, 6203.42.4035, 6203.42.4045, 6203.49.8020, 6210.40.9033, 6211.20.1520, 6211.20.3810 and 6211.32.0040; Category 348-T: only HTS 6104.12.0030, 6104.19.8030, numbers 6104.22.0040, 6104.29.2034, 6104.62.2006, 6104.62.2011, 6104.62.2026, 6104.62.2028, 6104.69.8022, 6112.11.0060, 6113.00.9042, 6117.90.9060, 6204.12.0030, 6204.19.8030, 6204.22.3040, 6204.29.4034, 6204.62.3000 6204.62.4005, 6204.62.4010, 6204.62.4020, 6204.62.4030, 6204.62.4040, 6204.62.4050, 6204.69.6010, 6204.69.9010. 6210.50.9060, 6211.20.1550, 6211.20.6810, 6211.42.0030 and 6217.90.9050.

³ Category 369–O: all HTS numbers except 6307.10.2005 (Category 369–S); 5601.10.1000, 5601.21.0090, 5701.90.1020, 5701.90.2020, 5702.10.9020, 5702.39.2010, 5702.49.1020, 5702.49.1080, 5702.59.1000, 5702.99.1010, 5702.99.1090, 5705.00.2020 and 6406.10.7700 (Category 369pt.).

⁴Category 369–S: only HTS number 6307.10.2005.

The limits set forth above are subject to adjustment pursuant to the provisions of the ATC and administrative arrangements notified to the Textiles Monitoring Body.

Products in the above categories exported during 2000 shall be charged to the applicable category limits for that year (see directive dated December 10, 1999) to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such products shall be charged to the limits set forth in this directive.

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,

Richard B. Steinkamp,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 00–28623 Filed 11–7–00; 8:45 am]

BILLING CODE 3510-DR-F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Announcement of Import Restraint Limits for Certain Cotton and Wool Textile Products Produced or Manufactured in the Republic of Uruguay

November 2, 2000. **AGENCY:** Committee for the Implementation of Textile Agreements (CITA).

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

EFFECTIVE DATE: January 1, 2001.

FOR FURTHER INFORMATION CONTACT: Roy Unger, 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, call (202) 927–5850, or refer to the U.S. Customs website at http://www.customs.gov. For information on embargoes and quota reopenings, call (202) 482–3715.

SUPPLEMENTARY INFORMATION:

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

The import restraint limits for textile products, produced or manufactured in Uruguay and exported during the period January 1, 2001 through December 31, 2001 are based on limits notified to the Textiles Monitoring Body pursuant to 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 2001 limits.

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 64 FR 71982, published on December 22, 1999). Information regarding the 2001 CORRELATION will be published in the **Federal Register** at a later date.

Richard B. Steinkamp,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

November 2, 2000.

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); Executive Order 11651 of March 3, 1972, as amended; and the Uruguay Round Agreement on Textiles and Clothing (ATC), you are directed to prohibit, effective on January 1, 2001, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton and wool textile products in the following categories, produced or manufactured in Uruguay and exported during the twelve-month period beginning on January 1, 2001 and extending through December 31, 2001, in excess of the following levels of restraint:

Category	Twelve-month restraint limit			
334 335 410	203,284 dozen. 174,998 dozen. 3,044,954 square me- ters of which not more than 1,739,97 square meters shall be in Category 410- A ¹ and not more than 2,803,289 square meters shall be in Category 410- B ²			
433 434 435 442	18,182 dozen. 27,125 dozen. 54,782 dozen. 38,753 dozen.			
¹ Category 410–A:	only HTS numbers			

¹ Category	410–A: only	HTS numbers
5111.11.3000,	5111.11.7030,	5111.11.7060,
5111.19.2000,	5111.19.6020,	5111.19.6040,
5111.19.6060,	5111.19.6080,	5111.20.9000,
5111.30.9000,	5111.90.3000,	5111.90.9000,
5212.11.1010,	5212.12.1010,	5212.13.1010,
5212.14.1010,	5212.15.1010,	5212.21.1010,
5212.22.1010,	5212.23.1010,	5212.24.1010,
5212.25.1010,	5311.00.2000,	5407.91.0510,
5407.92.0510,	5407.93.0510,	5407.94.0510,
5408.31.0510,	5408.32.0510,	5408.33.0510,
5408.34.0510,	5515.13.0510,	5515.22.0510,
5515.92.0510,	5516.31.0510,	5516.32.0510,
5516.33.0510,	5516.34.	0510 and
6301.20.0020.		

² Category	410–B:	only	HTS	numbers
5007.10.6030,	5007.90).6030,	5112	.11.2030,
5112.11.2060,	5112.19	9.9010,	5112	.19.9020,
5112.19.9030,	5112.19	9.9040,	5112	.19.9050,
5112.19.9060,	5112.20).3000,	5112	.30.3000,
5112.90.3000,	5112.90).9010,	5112	.90.9090,
5212.11.1020,	5212.12	2.1020,	5212	.13.1020,
5212.14.1020,	5212.15	5.1020,	5212	.21.1020,
5212.22.1020,	5212.23	3.1020,	5212	.24.1020,
5212.25.1020,	5309.21	.2000,	5309	.29.2000,
5407.91.0520,	5407.92	2.0520,	5407	.93.0520,
5407.94.0520,	5408.31	.0520,	5408	.32.0520,
5408.33.0520,	5408.34	1.0520,	5515	.13.0520,
5515.22.0520,	5515.92	2.0520,	5516	.31.0520,
5516.32.0520,	55	516.33.	0520	and
5516.34.0520.				

The limits set forth above are subject to adjustment pursuant to the provisions of the ATC and administrative arrangements notified to the Textiles Monitoring Body.

Products in the above categories exported during 2000 shall be charged to the applicable category limits for that year (see directive dated October 21, 1999) to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such products shall be charged to the limits set forth in this directive.

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,

Richard B. Steinkamp,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 00–28624 Filed 11–7–00; 8:45 am] BILLING CODE 3510–DR–F

DEPARTMENT OF EDUCATION

Notice of Proposed Information Collection Requests

AGENCY: Department of Education. SUMMARY: The Leader, Regulatory Information Management Group, Office of the Chief Information Officer, invites comments on the proposed information collection requests as required by the Paperwork Reduction Act of 1995. DATES: Interested persons are invited to submit comments on or before January 8, 2001.

SUPPLEMENTARY INFORMATION: Section 3506 of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) requires that the Office of Management and Budget (OMB) provide interested Federal agencies and the public an early opportunity to comment on information collection requests. OMB may amend or waive the requirement for public consultation to the extent that public participation in the approval process

would defeat the purpose of the information collection, violate State or Federal law, or substantially interfere with any agency's ability to perform its statutory obligations. The Leader, **Regulatory Information Management** Group, Office of the Chief Information Officer, publishes that notice containing proposed information collection requests prior to submission of these requests to OMB. Each proposed information collection, grouped by office, contains the following: (1) Type of review requested, e.g. new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. OMB invites public comment.

The Department of Education is especially interested in public comment addressing the following issues: (1) Is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the burden of this collection on the respondents, including through the use of information technology.

Dated: November 2, 2000.

John Tressler,

Leader, Regulatory Information Management, Office of the Chief Information Officer.

Office of the Undersecretary

Type of Review: New. *Title:* Evaluation of the State Grants Program and Teacher Recruitment Grants Program of Title II of the Higher Education Act.

Frequency: Annually.

Affected Public:

Businesses or other for-profit; State, Local, or Tribal Gov't, SEAs or LEAs. *Reporting and Recordkeeping Hour*

Burden:

Responses: 2,200.

Burden Hours: 1,000. *Abstract:* In 1999, the federal government funded a major effort toward increasing teacher quality through the State Grants Program and Teacher Recruitment Grants Program. Together, the programs allow states, institutions of higher education, and/or local education agencies to increase the quality of the teacher workforce through certification reform, recruitment efforts, alternative certification routes, and accountability measures. This evaluation looks at both programs to determine how federal funds were spent, what issues arose in implementing the programs, and the impact of the programs.

Requests for copies of the proposed information collection request may be accessed from *http://edicsweb.ed.gov*, or should be addressed to Vivian Reese, Department of Education, 400 Maryland Avenue, SW, Room 4050, Regional Office Building 3, Washington, D.C. 20202–4651. Requests may also be electronically mailed to the internet address OCIO IMG_Issues@ed.gov or faxed to 202–708–9346. Please specify the complete title of the information collection when making your request.

Comments regarding burden and/or the collection activity requirements should be directed to Jacqueline Montague at (202) 708–5359 or via her internet address

Jackie_Montague@ed.gov. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1– 800–877–8339.

[FR Doc. 00–28602 Filed 11–7–00; 8:45 am] BILLING CODE 4000–01–U

DEPARTMENT OF ENERGY

Energy Efficiency and Renewable Energy Office

Notice of Competitive Financial Assistance for the Office of Energy Efficiency and Renewable Energy

AGENCY: EERE, Department of Energy. **ACTION:** Notice of competitive financial assistance solicitation.

SUMMARY: The Department of Energy (DOE) announces a competitive solicitation for applications for grants and cooperative agreements for information dissemination, public outreach, training, and related technical analysis and technical assistance activities involving renewable energy and energy efficiency. It is estimated that funding of approximately FY2001 \$2 to \$3 million will be available under renewable energy programs, and FY2001 \$3 to \$4 million will be available under energy efficiency programs for awards under this solicitation in fiscal year 2001. Areas of interest involving renewable energy include wind, hydrogen, and geothermal technologies. Energy efficiency areas of interest include energy efficiency in the transportation, buildings, and industrial sectors. The awards may be for a period of six months to three years. Proposals will be