representative. Explanatory information provided by the Bureau that contradicts published language will not be binding. Issuance of the RFGP does not constitute an award commitment on the part of the Government. The Bureau reserves the right to reduce, revise, or increase proposal budgets in accordance with the needs of the program and the availability of funds. Awards made will be subject to periodic reporting and evaluation requirements.

Notification

Final awards cannot be made until funds have been appropriated by Congress, allocated and committed through internal Bureau procedures.

Dated: January 19, 2001.

Helena Kane Finn,

Principal Deputy Assistant Secretary, Bureau of Educational and Cultural Affairs, Department of State.

[FR Doc. 01–2316 Filed 1–24–01; 8:45 am]

BILLING CODE 4710-05-P

DEPARTMENT OF STATE

[Public Notice No. 3525]

Advisory Committee on Historical Diplomatic Documentation; Notice of Meeting

The Advisory Committee on Historical Diplomatic Documentation will meet in the Department of State, 2201 "C" Street NW, Washington, D.C., February 12–13, 2001, in Conference Room 1105. Prior notification and a valid photo are mandatory for entrance into the building. One week before the meeting, members of the public planning to attend must notify Gloria Walker, Office of Historian (202–663–1124) providing relevant dates of birth, Social Security numbers, and telephone numbers.

The Committee will meet in open session from 1:30 p.m. through 4:30 p.m. on Monday, February 12, 2001, to discuss declassification and transfer of Department of State electronic records to the National Archives and Records Administration and the modernization of the Foreign Relations series. The remainder of the Committee's sessions from 9:00 a.m. until 1:00 p.m. on Tuesday, February 13, 2001, will be closed in accordance with Section 10(d) of the Federal Advisory Committee Act (Pub. L. 92-463). The agenda calls for discussions of agency declassification decisions concerning the Foreign Relations series. These are matters not subject to public disclosure under 5 U.S.C. 552b(c)(1) and the public interest requires that such activities be withheld from disclosure.

Questions concerning the meeting should be directed to Marc J. Susser, Executive Secretary, Advisory Committee on Historical Diplomatic Documentation, Department of State, Office of the Historian, Washington, DC, 20520, telephone (202) 663–1127, (e-mail history@state.gov).

Dated: January 18, 2001.

Marc J. Susser,

Executive Secretary, Advisory Committee on Historical Diplomatic Documentation, Department of State.

[FR Doc. 01-2313 Filed 1-24-01; 8:45 am]

BILLING CODE 4710-11-P

DEPARTMENT OF STATE

[Public Notice No. 3557]

Bureau of Political-Military Affairs; Export of C–130 Spare Parts for Indonesia

AGENCY: Department of State.

ACTION: Notice.

SUMMARY: Notice is hereby given that requests for export and retransfer of C–130 spare parts to Indonesia pursuant to Section 38 of the Arms Export Control Act will be considered on a case-by-case basis.

EFFECTIVE DATE: August 25, 2000.

FOR FURTHER INFORMATION CONTACT: Mal Zerden, Senior Analyst, Office of Defense Trade Controls, Bureau of Political-Military Affairs, Department of State, 202–663-2714.

SUPPLEMENTARY INFORMATION: On October 14, 1999, a Federal Register Notice was published (Volume 64, Number 198) that suspended all licenses and approvals to export or otherwise transfer defense articles and defense services to Indonesia, except for certain exports related to commercial communication satellites and Y2K compliance activities not for the Indonesian military. The October 14, 1999 Federal Register Notice set forth a policy of denial for new export requests except those that met the exception.

This Notice expands the exception of the items permitted to be exported published October 14, 1999 to, on a case by case basis, C–130 spare parts including when for the Government of Indonesia.

Dated: December 5, 2000.

Eric D. Newsom,

Assistant Secretary, Bureau of Political-Military Affairs.

[FR Doc. 01–2314 Filed 1–24–01; 8:45 am] BILLING CODE 4710–15–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Determination Under the African Growth and Opportunity Act

AGENCY: Office of the United States Trade Representative.

ACTION: Notice.

SUMMARY: The United States Trade Representative has determined that Kenya has adopted an effective visa system and related procedures to prevent unlawful transshipment and the use of counterfeit documents in connection with shipments of textile and apparel articles and has implemented and follows, or is making substantial progress toward implementing and following, the customs procedures required by the African Growth and Opportunity Act. Therefore, imports of eligible products from Kenya qualify for the enhanced trade benefits provided under the AGOA.

 $\textbf{EFFECTIVE DATE:}\ January\ 18,\ 2001.$

FOR FURTHER INFORMATION CONTACT:

Bethany Schwartz, Director for African Affairs, Office of the United States Trade Representative, (202) 395–9514.

SUPPLEMENTARY INFORMATION: The African Growth and Opportunity Act (Title I of the Trade and Development Act of 2000, Pub. L. No. 106-200) (AGOA) provides preferential tariff treatment for imports of certain textile and apparel products of beneficiary sub-Saharan African countries. The textile and apparel trade benefits provided by the AGOA are available to imports of eligible products from countries that the President designates as "beneficiary sub-Saharan African countries,' provided that these countries (1) have adopted an effective visa system and related procedures to prevent unlawful transshipment and the use of counterfeit documents, and (2) have implemented and follow, or are making substantial progress toward implementing and following, certain customs procedures that assist the Customs Service in verifying the origin of the products.

In Proclamation 7350 of October 2, 2000, the President designated 34 countries as "beneficiary sub-Saharan African countries." Proclamation 7350 delegated to the United States Trade Representative (USTR) the authority to determine whether these countries have met the two requirements described above. The President directed the USTR to announce any such determinations in the Federal Register and to implement them through modifications of the Harmonized Tariff Schedule of the

United States (HTS). Based on actions that Kenya has taken, I have determined that Kenya has satisfied these two requirements.

The AGOA also directs the President to eliminate the existing quotas on textile and apparel articles imported into the United States from Kenya within 30 days after Kenya adopts an effective visa system to prevent unlawful transshipment of textile and apparel articles and the use of counterfeit documents relating to the importation of such articles into the United States. Proclamation 7350 delegated this responsibility to the USTR.

Accordingly, pursuant to the authority vested in the USTR by Proclamation 7350, the HTS is modified as provided in Proclamation 7350 and as specified in the Annex to this notice, effective with respect to articles entered, or withdrawn from warehouse, for consumption on or after January 18, 2001. Importers claiming preferential tariff treatment under the AGOA for entries of textile and apparel articles should ensure that those entries meet the applicable visa requirements. (The visa requirements are described in a separate notice that is being published in the Federal Register concurrently with this notice.) By this notice, I direct the Customs Service to eliminate the existing quotas on textile and apparel articles imported into the United States from Kenya within 30 days of the effective date of this notice.

Charlene Barshefsky,

United States Trade Representative.

Annex

Pursuant to the authority provided in Proclamation 7350, the HTS is modified as follows:

1. The text of U.S. note 7 to subchapter II of chapter 98, as established by the annex to such Proclamation, is modified by inserting before it the paragraph designation "(a)". Such paragraph is modified by inserting at the end thereof the following new sentence and enumeration:

"The USTR has determined that the following countries have adopted an effective visa system and related procedures and have satisfied the customs requirements of the AGOA and, therefore, are to be afforded the tariff treatment provided for in this note: Kenya"

2. U.S. note 1 to subchapter XIX of chapter 98 of the HTS, as established by the annex to such Proclamation, is modified by adding at the end of the text of such note the following new sentence and enumeration:

"The USTR has determined that the following countries have adopted an effective visa system and related procedures and have satisfied the customs requirements of the AGOA and, therefore, are to be afforded the

tariff treatment provided for in this note: Kenya''

3. U.S. note 2(d) to subchapter XIX of chapter 98 of the HTS, as established by the annex to such Proclamation, is modified by adding at the end of the text the following new sentence and enumeration:

"Products of the following countries qualifying as lesser developed beneficiary sub-Saharan African countries for purposes of such subheading, if described therein, shall be eligible to enter thereunder, provided that such countries are named in U.S. note 1 to this subchapter on the date of entry, or withdrawal from warehouse for consumption:

Republic of Benin Republic of Cape Verde Republic of Cameroon Central African Republic Republic of Chad Republic of Congo Republic of Djibouti State of Eritrea Ethiopia Republic of Ghana Republic of Guinea Republic of Guinea-Bissau Republic of Kenya Kingdom of Lesotho Republic of Madagascar Republic of Malawi Republic of Mali Islamic Republic of Mauritania Republic of Mozambique Republic of Niger Federal Republic of Nigeria Republic of Rwanda Democratic Republic of Sao Tomé and Principe Republic of Senegal Republic of Sierra Leone United Republic of Tanzania Republic of Uganda Republic of Zambia"

[FR Doc. 01–2209 Filed 1–24–01; 8:45 am] BILLING CODE 3190–01–U

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

Visa Requirements Under the African Growth and Opportunity Act

AGENCY: Office of the United States Trade Representative.

ACTION: Directive to the commissioner of customs.

SUMMARY: In the letter published below, the United States Trade Representative directs the Commissioner of Customs to require that importers provide an appropriate export visa from a beneficiary sub-Saharan African country when claiming preferential treatment for entries of textile and apparel products under the African Growth and Opportunity Act.

FOR FURTHER INFORMATION CONTACT: Bethany Schwartz, Director for African

Affairs, Office of the United States Trade Representative, (202) 395–9514.

SUPPLEMENTARY INFORMATION: The African Growth and Opportunity Act (Title I of the Trade and Development Act of 2000, Public Law 106-200) (AGOA) provides preferential tariff treatment for imports of certain textile and apparel products of beneficiary sub-Saharan African countries. The textile and apparel trade benefits provided by the AGOA are available to imports of eligible products from countries that the President designates as "beneficiary sub-Saharan African countries,' provided that these countries (1) have adopted an effective visa system and related procedures to prevent unlawful transshipment and the use of counterfeit documents, and (2) have implemented and follow, or are making substantial progress toward implementing and following, certain customs procedures that assist the Customs Service in verifying the origin of the products.

In Proclamation 7350 of October 2, 2000, the President designated 34 countries as "beneficiary sub-Saharan African countries." Proclamation 7350 delegated to the United States Trade Representative (USTR) the authority to determine whether these countries have met the two requirements described above. The President directed the USTR to announce any such determinations in the Federal Register and to implement them through modifications of the Harmonized Tariff Schedule of the United States (HTS).

By Executive Order (January 17, 2001), the President delegated to the USTR the authority to direct the Commissioner of Customs to take such actions as may be necessary to ensure that textile and apparel articles described in section 112(b) of the AGOA (19 U.S.C. 3721(b)) that are entered, or withdrawn from warehouse, for consumption are accompanied by an appropriate export visa, if the preferential treatment described in section 112(a) of the AGOA (19 U.S.C. 3721(a)) is claimed with respect to such articles.

In the letter published below, the USTR directs the Commissioner of Customs to require that importers provide an appropriate export visa from a beneficiary sub-Saharan African country when claiming preferential treatment under section 112(a) of the AGOA for eligible textile and apparel products that are entered, or withdrawn from warehouse, for consumption. This requirement is intended to ensure the effectiveness of the visa systems that beneficiary sub-Saharan African countries have adopted. A facsimile of