numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notices 68 FR 1599, published on January 13, 2003). Information regarding the 2004 CORRELATION will be published in the Federal Register at a later date.

James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 16, 2003.

Commissioner.

Bureau of Customs and Border Protection, 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, 2004, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton and man-made fiber textiles and textile products in the following categories, produced or manufactured in the United Arab Emirates and exported during the twelve-month period beginning on January 1, 2004 and extending through December 31, 2004 in excess of the following levels of restraint

restraint:	
Category	Twelve-month restraint limit
219	2,307,126 square me- ters.
226/313	3,945,241 square me- ters.
315	-0-
317	63,644,754 square meters.
326	3,724,314 square me- ters.
334/634	470,185 dozen.
335/635	302,888 dozen.
336/636	407,493 dozen.
338/339	1,162,928 dozen of
	which not more than
	775,284 dozen shall
	be in Categories
	338-S/339-S ¹ .
340/640	720,952 dozen.
341/641	631,305 dozen.
342/642	501,535 dozen.
347/348	863,889 dozen of
	which not more than
	408,824 dozen shall
	be in Categories
054/054	347–T/348–T ² .
351/651	360,476 dozen.
352	664,532 dozen. -0-
361	•
363	12,414,377 numbers.
369–O ³	151,676 kilograms.
369–S ⁴	172,809 kilograms.
030/039	470,185 dozen.

Category	Twelve-month restraint limit
647/648	673,934 dozen.
6103.22.0050, 6103 6105.90.8010, 6103 6110.20.2040, 6111 6112.11.0030 and 339—S: only HTS 6104.29.2049, 6101 6106.90.2510, 6101 6110.20.1030, 6111	S: only HTS numbers 5.10.0010, 6105.10.0030, 9.10.0027, 6110.20.1025, 0.20.2065, 6110.90.9068, 6114.20.0005; Category numbers 6104.22.0060, 6.10.0010, 6106.10.0030, 6.90.3010, 6109.10.0070, 0.20.2045, 6110.20.2075, 2.11.0040, 6114.20.0010
	T: only HTS numbers 3.19.9020, 6103.22.0030,
6103.42.1020, 6103	3.42.1040, 6103.49.8010,
6203.19.9020, 620	3.00.9038, 6203.19.1020, 3.22.3020, 6203.42.4005,

6203.42.4015, 6203.42.4045, 6203.42.4010, 6203.42.4035, 6203.49.8020 6210.40.9033, 6211.20.1520, 6211.20.3810 and 6211.32.0040; Category 3 48-T: only HTS numbers 6104.12.0030, 6104.19.8030, 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 6211.20.6810, 6211.20.1550, 6211.42.0030 and 6217.90.9050. Category 369-O: all HTS numbers except

(Category 4202.12.8020, 6307.10.2005 369-S); 4202.12.4000, 4202.12.8060, 4202.22.4020, 4202.22.4500, 4202.22.8030, 4202.32.4000, 4202.32.9530, 4202.92.0505, 4202.92.1500, 4202.92.3016, 4202.92.6091, 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, 5807.90.0510. 5805.00.3000, 5807.10.0510, 6301.30.0020, 6301.30.0010. 6302,51.1000, 6302.51.2000 6302.51.3000 6302.51.4000. 6302.91.0005, 6302.60.0010, 6302.60.0030, 6302.91.0050, 6302.91.0045 6302.91.0025 6303.91.0010, 6302.91.0060, 6303.11.0000. 6304.92.0000, 6303.91.0020, 6304.91.0020, 6305.20.0000, 6306.11.0000, 6307.10.1020 6307.90.3010, 6307.90.4010 6307.10.1090. 6307.90.5010. 6307.90.8910, 6307.90.8945, 6307.90.9882. 6406.10.7700. 9404.90.1000. 9404.90.8040 and 9404.90.9505 (Category 369pt.).

⁴ Category 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 2003 shall be charged to the applicable category limits for that year (see directive dated October 9, 2002) 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, Bureau of Customs and Border Protection 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,

James C. Leonard III, Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. 03–24065 Filed 9–18–03; 12:01 pm]

BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Limitations of Duty- and Quota-Free Imports of Apparel Articles Assembled in Beneficiary ATPDEA Countries from Regional Country Fabric

September 16, 2003.

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

ACTION: Publishing the Second 12-Month Cap on Duty and Quota Free Benefits

EFFECTIVE DATE: October 1, 2003.

FOR FURTHER INFORMATION CONTACT:

Richard Stetson, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

SUPPLEMENTARY INFORMATION:

Authority: Section 3103 of the Trade Act of 2002; Presidential Proclamation 7616 of October 31, 2002 (67 FR 67283).

Section 3103 of the Trade Act of 2002 amended the Andean Trade Preference Act (ATPA) to provide for duty and quota-free treatment for certain textile and apparel articles imported from designated Andean Trade Promotion and Drug Eradication Act (ATPDEA) beneficiary countries. Section 204(b)(3)(B)(iii) of the amended ATPA provides duty- and quota-free treatment for certain apparel articles assembled in ATPDEA beneficiary countries from regional fabric and components. More specifically, this provision applies to apparel articles sewn or otherwise assembled in one or more ATPDEA beneficiary countries from fabrics or from fabric components formed or from components knit-to-shape, in one or more ATPDEA beneficiary countries, from yarns wholly formed in the United States or one or more ATPDEA beneficiary countries (including fabrics not formed from varns, if such fabrics are classifiable under heading 5602 and 5603 of the Harmonized Tariff Schedule (HTS) and are formed in one or more ATPDEA beneficiary countries). Such apparel articles may also contain certain other eligible fabrics, fabric

components, or components knit-to-shape.

For the one-year period, beginning on October 1, 2003, and extending through September 30, 2004, preferential tariff treatment is limited under the regional fabric provision to imports of qualifying apparel articles in an amount not to exceed 2.75 percent of the aggregate square meter equivalents of all apparel articles imported into the United States in the preceding 12-month period for which data are available. For the purpose of this notice, the 12-month period for which data are available is the 12-month period that ended July 31, 2003. In Presidential Proclamation 7616, (published in the Federal Register on November 5, 2002, 67 FR 67283), the President directed CITA to publish in the Federal Register the aggregate quantity of imports allowed during each 12-month period.

For the one-year period, beginning on October 1, 2003, and extending through September 30, 2004, the aggregate quantity of imports eligible for preferential treatment under the regional fabric provision is 548,823,093 square meters equivalent. This quantity will be recalculated for each subsequent year, under Section 204(b)(3)(B)(iii). Apparel articles entered in excess of this quantity will be subject to otherwise applicable tariffs.

This quantity is calculated using the aggregate square meter equivalents of all apparel articles imported into the United States, derived from the set of Harmonized System lines listed in the Annex to the World Trade Organization Agreement on Textiles and Clothing (ATC), and the conversion factors for units of measure into square meter equivalents used by the United States in implementing the ATC.

James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc.03-24061 Filed 9-18-03; 12:01 pm] BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Limitations of Duty- and Quota-Free Imports of Apparel Articles Assembled in Beneficiary Sub-Saharan African Countries from Regional and Third-Country Fabric

September 16, 2003.

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

ACTION: Publishing the Fourth 12-Month Cap on Duty- and Quota-Free Benefits

EFFECTIVE DATE: October 1, 2003.

FOR FURTHER INFORMATION CONTACT:

Anna Flaaten, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

SUPPLEMENTARY INFORMATION:

Authority: Title I, Section 112(b)(3) of the Trade and Development Act of 2000, as amended by Section 3108 of the Trade Act of 2002; Presidential Proclamation 7350 of October 4, 2000 (65 FR 59321); Presidential Proclamation 7626 of November 13, 2002 (67 FR 69459).

Title I of the Trade and Development Act of 2000 (TDA 2000) provides for duty- and quota-free treatment for certain textile and apparel articles imported from designated beneficiary sub-Saharan African countries. Section 112(b)(3) of TDA 2000 provides dutyand quota-free treatment for apparel articles wholly assembled in one or more beneficiary sub-Saharan African countries from fabric wholly formed in one or more beneficiary countries from yarn originating in the U.S. or one or more beneficiary countries. This preferential treatment is also available for apparel articles assembled in one or more lesser-developed beneficiary sub-Saharan African countries, regardless of the country of origin of the fabric used to make such articles. This special rule for lesser-developed countries applies through September 30, 2004. TDA 2000 imposed a quantitative limitation on imports eligible for preferential treatment under these two provisions.

The Trade Act of 2002 amended TDA 2000 to extend preferential treatment to apparel assembled in a beneficiary sub-Saharan African country from components knit-to-shape in a beneficiary country from U.S. or beneficiary country yarns and to apparel formed on seamless knitting machines in a beneficiary country from U.S. or beneficiary country yarns, subject to the quantitative limitation. The Trade Act of 2002 also increased the quantitative limitation but provided that this increase would not apply to apparel imported under the special rule for lesser-developed countries. The Trade Act of 2002 provides that the quantitative limitation for the year beginning October 1, 2003 will be an amount not to exceed 4.7931 percent of the aggregate square meter equivalents of all apparel articles imported into the United States in the preceding 12-month period for which data are available. Of this overall amount, apparel imported under the special rule for lesserdeveloped countries is limited to an amount not to exceed 2.3571 percent of apparel imported into the United States in the preceding 12-month period. For the purpose of this notice, the most recent 12-month period for which data are available is the 12-month period ending July 31, 2003.

Presidential Proclamation 7350 directed CITA to publish the aggregate quantity of imports allowed during each 12-month period in the **Federal Register**. Presidential Proclamation 7626, published on November 18, 2002, modified the aggregate quantity of imports allowed during each 12-month period.

For the one-year period, beginning on October 1, 2003, and extending through September 30, 2004, the aggregate quantity of imports eligible for preferential treatment under these provisions is 956,568,715 square meters equivalent. Of this amount, 470,411,241 square meters equivalent is available to apparel imported under the special rule for lesser-developed countries. These quantities will be recalculated for each subsequent year. Apparel articles entered in excess of these quantities will be subject to otherwise applicable tariffs.

These quantities are calculated using the aggregate square meter equivalents of all apparel articles imported into the United States, derived from the set of Harmonized System lines listed in the Annex to the World Trade Organization Agreement on Textiles and Clothing (ATC), and the conversion factors for units of measure into square meter equivalents used by the United States in implementing the ATC.

James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc.03-24062 Filed 9-18-03; 12:01 pm] $\tt BILLING\ CODE\ 3510-DR-S$

DEPARTMENT OF EDUCATION

Submission for OMB Review; Comment Request

AGENCY: Department of Education.
SUMMARY: The Leader, Regulatory
Information Management Group, Office
of the Chief Information Officer invites
comments on the submission for OMB
review as required by the Paperwork
Reduction Act of 1995.

DATES: Interested persons are invited to submit comments on or before October 22, 2003.

ADDRESSES: Written comments should be addressed to the Office of Information and Regulatory Affairs,