policies set forth in section 2 of the ESA and the NMFS regulations governing listed species permits.

Dated: August 9, 1995.

Russell J. Bellmer,

Chief, Endangered Species Division, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 95–20176 Filed 8–14–95; 8:45 am] BILLING CODE 3510–22–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

August 9, 1995.

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

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

EFFECTIVE DATE: August 16, 1995.

FOR FURTHER INFORMATION CONTACT:

Anne Novak, 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) 927–6714. 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).

The current limits for certain categories are being adjusted, variously, for swing, special shift and carryforward.

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 59 FR 65531, published on December 20, 1994). Also see 60 FR 9014, published on February 16, 1995.

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.

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

August 9, 1995.

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 February 13, 1995, 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 beginning on January 1, 1995 and extending through December 31, 1995.

Effective on August 16, 1995, you are directed to adjust the limits for the following categories, pursuant to the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted twelve-month limit 1		
237 239	166,573 dozen. 1,043,292 kilograms.		
315	68,937,690 square meters.		
317/617	22,289,745 square meters.		
331/631	2,217,445 dozen pairs.		
334/634	232,140 dozen.		
335/635	315,483 dozen.		
336/636	397,355 dozen.		
338	5,020,012 dozen.		
339	1,125,569 dozen.		
340/640	529,806 dozen of		
	which not more than		
	185,680 dozen shall		
	be in dress shirts in		
	Categories 340–D/ 640–D ² .		
347/348	781,754 dozen.		
352/652	662,258 dozen.		
359-C/659-C ³	562,594 kilograms.		
363	40,619,515 numbers.		
369-F/369-P ⁴	1,986,775 kilograms.		
369-R 5	9,271,615 kilograms.		
613/614	11,872,889 square meters.		
638/639	196,829 dozen.		
647/648	538,508 dozen.		

¹The limits have not been adjusted to account for any imports exported after December 31, 1994.

3 Category	359-C: c	nly I	HTS	numbers	s
6103.42.2025,	6103.49.8	3034,	6104.	62.1020	,
6104.69.8010,	6114.20.0	0048,	6114.	20.0052	,
6203.42.2010,	6203.42.2	2090,	6204.	62.2010	,
6211.32.0010,	621	1.32.0	025	and	Ł
6211.42.0010;	Category	659-	-C: or	nly HTS	3
numbers 6	103.23.005	55,	6103.	43.2020	,
6103.43.2025,	6103.49.2	2000,	6103.	49.8038	,
6104.63.1020,	6104.63.1	1030,	6104.	69.1000	,
6104.69.8014,	6114.30.3	3044,	6114.	30.3054	,
6203.43.2010,	6203.43.2	2090,	6203.	49.1010	,
6203.49.1090,	6204.63.1	1510,	6204.	69.1010	,
6210.10.9010,	6211.33.0	0010,	6211	.33.0017	7
and 6211.43.0	010; Categ	ory 36	69–P: c	only HTS	3
numbers 6302					
	369–F: d	only	HTS	numbe	r
6302 91 0045					

⁵Category 369–R: only HTS number 6307.10.2020.

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,

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 95–20092 Filed 8–14–95; 8:45 am] BILLING CODE 3510–DR-F

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

August 9, 1995.

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

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

EFFECTIVE DATE: August 11, 1995.
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 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).

The current limits for certain categories are being adjusted, variously, for swing and carryforward and recrediting carryforward not used.

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

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.

Federal Register notice 59 FR 65531, published on December 20, 1994). Also see 60 FR 5371, published on January 27, 1995.

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.

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

August 9, 1995.

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 January 24, 1995, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, manmade fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Bangladesh and exported during the twelve-month period which began on January 1, 1995 and extends through December 31, 1995.

Effective on August 11, 1995, you are directed to amend the January 24, 1995 directive to adjust the limits for the following categories, as provided under the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing:

Category Adjusted twelve-mor limit 1 331 954,937 dozen pairs 335 151,933 dozen. 338/339 1,202,962 dozen. 340/640 2,200,785 dozen. 341 1,823,150 dozen. 342/642 296,787 dozen. 347/348 1,717,308 dozen. 363 18,673,393 numbers 369-S² 1,308,513 kilograms
335 151,933 dozen. 338/339 1,202,962 dozen. 340/640 2,200,785 dozen. 341 1,823,150 dozen. 342/642 296,787 dozen. 347/348 1,717,308 dozen. 363 18,673,393 numbers
638/639

¹The limits have not been adjusted to account for any imports exported after December 31, 1994.

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,

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc.95–20095 Filed 8–14–95; 8:45 am]

Amendment of Export Visa
Requirements for Certain Cotton, Wool
and Man-Made Fiber Textiles and
Textile Products Produced or
Manufactured in the Philippines

August 9, 1995.

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

ACTION: Issuing a directive to the Commissioner of Customs amending visa requirements.

EFFECTIVE DATE: September 1, 1995.

FOR FURTHER INFORMATION CONTACT: Janet Heinzen, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377–4212.

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).

Effective on September 1, 1995, for goods produced or manufactured in the Philippines and exported from the Philippines on and after September 1, 1995, merged and part-category visas will no longer be required for 359-S, 659-S, 359-S/659-S, 669-P and 669-O. Shipments in part-categories 359-S and 659-S will require a 359-O and 659-O visa, respectively. Shipments in partcategories 669-P and 669-O will require a 669 visa. During the period September 1, 1995 through September 30, 1995, U.S. Customs will accept either the new or the old visa. Goods exported on and after October 1, 1995 shall be denied entry if not visaed as 359-O, 659-O and 669. Merchandise in Categories 359–O and 659-O may be visaed as merged Categories 359-O/659-O or the correct part category corresponding to the actual shipment.

A complete list of part and merged categories is included in the following letter to the Commissioner of Customs.

See 52 FR 11308, published on April 8, 1987.

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

August 9, 1995.

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 April 3, 1987, as amended, by the Chairman, Committee for the Implementation of Textile Agreements. That directive directs you to prohibit entry of certain cotton, wool and man-made fiber textiles and textile products and silk blend and other vegetable fiber apparel, produced or manufactured in the Philippines which were not properly visaed by the Government of the Philippines.

Effective on September 1, 1995, for goods produced or manufactured in the Philippines and exported from the Philippines on and after September 1, 1995, merged and partcategory visas will no longer be required for 359-S, 659-S, 359-S/659-S, 669-P and 669-O. Shipments in part-categories 359-S and 659-S will require a 359-O and 659-O visa, respectively. Shipments in part-categories 669-P and 669-O will require a 669 visa. During the period September 1, 1995 through September 30, 1995, you are directed to accept either the new or the old visa. Goods exported on and after October 1, 1995 shall be denied entry if not visaed as 359-O, 659-O and 669. Merchandise in Categories 359-O and 659-O may be visaed as merged Categories 359-O/659-O or the correct part category corresponding to the actual shipment.

Following is a complete list of part and merged categories for goods exported from the Philippines:

Part-Category

359-C-HTS	numbers	6103.42	.2025,
6103.49.8034,		6104.62	.1020,
6104.69.8010,		6114.20	.0048,
6114.20.0052,		6203.42	.2010,
6203.42.2090,		6204.62	.2010,
6211.32.0010,	6211.32	.0025	and
6211.42.0010.			

359-O—All HTS numbers except those in Category 359-C.

369-S—Only HTS number 6307.10.2005. 369-O—All HTS numbers except those in Category 369-S.

² Category 369–S: only HTS number 6307.10.2005.