4200, Long Beach, CA 90802-4213 (310-980-4016).

Written comments or requests for a public hearing should be submitted to the Chief, Endangered Species Division, Office of Protected Resources.

**SUPPLEMENTARY INFORMATION:** CDWR and CSU request permits under the authority of section 10 of the Endangered Species Act of 1973 (ESA) (16 U.S.C. 1531–1543) and the NMFS regulations governing listed fish and wildlife permits (50 CFR parts 217–227).

CDWR (P599) requests a 3-year permit to collect non-lethal fin tissue samples from juvenile chinook salmon for genetic research. The goal is to develop a technique to distinguish between California's Central Valley chinook races in a mixed-stock population, particularly winter-run, based on an analysis of the nuclear DNA material from the fin tissue samples. CDWR will obtain juvenile fish from the U.S. Fish and Wildlife Service and the California Department of Fish and Game, agencies that are authorized to capture and handle listed fish under separate authorizations. CDWR proposes to anesthetize the juvenile fish, excise a 1 mm<sup>2</sup> piece of caudal fin tissue using disinfected stainless steel scissors, allow the fish to recover from the anesthetic. and release the fish back into the watershed.

CSU (P600) requests a 3-year permit to assess the use of the non-natal rearing habitat in the Central Valley by juvenile chinook salmon, specifically the small, intermittent tributaries. This knowledge may be important to protecting listed fish populations since many of the smaller tributaries are being degraded. CSU proposes to capture listed juveniles with a nylon seine, anesthetize the fish, obtain biological information, allow the fish to recover from the anesthetic, and release the fish into the habitat from which they were captured.

Those individuals requesting a hearing (see ADDRESSES) should set out the specific reasons why a hearing on either application would be appropriate. The holding of such hearing is at the discretion of the Assistant Administrator for Fisheries, NOAA. All statements and opinions contained in these application summaries are those of the applicants and do not necessarily reflect the views of NMFS.

Dated: November 8, 1995.

Russell J. Bellmer,

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

[FR Doc. 95-28205 Filed 11-14-95; 8:45 am] BILLING CODE 3510-22-F

## CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

### Civilian Community Corps Advisory Board Meeting

**AGENCY:** Corporation for National Community Service.

**ACTION:** Notice of meeting.

summary: The Corporation for National and Community Service, gives notice under Public Law 92–463 (Federal Advisory Committee Act), that it will hold a meeting of the Civilian Community Corps (CCC) Advisory Board. The board advises the Director of the CCC concerning the administration of the program and assists in the development and administration of the Corps. This meeting of the Board will discuss the progress to date and future direction of the program. The meeting will be open to the public up to the seating capacity of the room.

**DATES:** December 5, 1995, 9:00 a.m.-4:00 p.m.

**ADDRESSES:** Corporation for National Service, 1201 New York Ave. 8th Floor NW, Washington, DC.

### FOR FURTHER INFORMATION CONTACT:

To assure adequate accommodation, contact Ms. Annalisa Robles, Special Events Coordinator, CNS at 1201 New York Ave., NW, Washington, DC 20525; (202) 606–5000 ext. 153 or (202) 606–5000 (TDD) prior to December 5, 1995. Donald L. Scott,

Director, NCCC.

[FR Doc. 95-28179 Filed 11-14-95; 8:45 am]

BILLING CODE 6050-28-M

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

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

November 7, 1995.

**AGENCY:** Committee for the Implementation of Textile Agreements

(CITA).

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

**FFECTIVE DATE:** November 15, 1995. **FOR FURTHER INFORMATION CONTACT:** Jennifer Aldrich, 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 limit for Categories 340/640 is being increased by application of swing, reducing the limit for Categories 351/651 to account for the increase.

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 14931, published on March 21, 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.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

November 7, 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 March 15, 1995, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool and man-made fiber textile products, produced or manufactured in Guatemala and exported during the twelve-month period which began on January 1, 1995 and extends through December 31, 1995.

Effective on November 15, 1995, you are directed to adjust the limits for the following categories, as provided under the provisions of the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted twelve- month limit <sup>1</sup>
340/640	1,197,756 dozen.
351/651	216,991 dozen.

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

The guaranteed access levels remain unchanged.

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,

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. 95–28085 Filed 11–14–95; 8:45 am] BILLING CODE 3510–DR-P

# Shipments of Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textiles and Apparel in Excess of Agreement Limits

November 8, 1995.

**AGENCY:** Committee for the Implementation of Textile Agreements

(CITA).

**ACTION:** Notice.

FOR FURTHER INFORMATION CONTACT: Ross Arnold or Janet Heinzen, International Trade Specialists, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212.

#### 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).

It has come to CITA's attention that some textile and apparel products may be shipped in excess of 1995 limits with the expectation that they will be entered and charged against the limits of the 1996 quota year. This notice serves to remind interested parties that charges against the limits subject to U.S. bilateral agreements, the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing (ATC) are by date of export and not date of entry. Shipments made in one year in excess of agreed limits are in violation of the terms of the agreements.

It has been the practice of the Committee for the Implementation of Textile Agreements (CITA) to charge merchandise exceeding the limit(s) established for one quota period, if entered or withdrawn from warehouse for consumption, to the limit(s) established for the immediately subsequent quota period. The purpose of this notice is to advise the public that CITA reserves the right under the bilateral agreements, the Uruguay Round Agreements Act and the ATC to deny entry permanently to goods which have been overshipped, or to allow entry and charge to the following restraint period merchandise exported during a prior quota period which

exceeds the restraint limit(s) established for that period.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. 95–28239 Filed 11–14–95; 8:45 am] BILLING CODE 3510–DR-F

### Announcement of Levels for Certain Cotton, Wool and Man-Made Fiber Textile Products Produced or Manufactured in the United Mexican States

November 8, 1995.

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

**ACTION:** Issuing a directive to the Commissioner of Customs establishing levels under the North America Free Trade Agreement.

## **EFFECTIVE DATE:** January 1, 1996. **FOR FURTHER INFORMATION CONTACT:**

Naomi Freeman, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212. For information on the quota status of these levels, refer to the Quota Status Reports posted on the bulletin boards of each Customs port or call (202) 927–6711. 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).

In order to implement Annex 300–B of the North America Free Trade Agreement (NAFTA), restrictions and consultation levels for certain cotton, wool and man-made fiber textile products from Mexico are being established for the period beginning on January 1, 1996 and extending through December 31, 1996.

These restrictions and consultation levels do not apply to NAFTA originating goods, as defined in Annex 300–B, Chapter 4 and Annex 401 of the agreement. In addition, restrictions and consultation levels do not apply to textile and apparel goods that are assembled in Mexico from fabrics wholly formed and cut in the United States and exported from and reimported into the United States under U.S. tariff item 9802.00.90.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to implement levels for the 1996 period.

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).

The letter to the Commissioner of Customs and the actions taken pursuant to it are not designed to implement all of the provisions of NAFTA, but are designed to assist only in the implementation of certain of its provisions.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

November 8, 1995.

Commissioner of Customs,

Department of the Treasury, Washington, DC 20229.

Dear Commissioner: Under the terms of section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854), and the provisions of Executive Order 11651 of March 3, 1972, as amended; and pursuant to the North America Free Trade Agreement (NAFTA) between the Governments of the United States, the United Mexican States and Canada, you are directed to prohibit, effective on January 1, 1996, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textile products in the following categories, produced or manufactured in Mexico and exported during the twelve-month period beginning on January 1, 1996 and extending through December 31, 1996, in excess of the following levels:

Twelve-month level
0.420.000
9,438,000 square me-
16,854,000 square me-
ters.
6,966,904 square me-
ters.
6,966,904 square me-
ters.
8,427,000 square me-
10.0.
650,000 dozen.
137,788 dozen.
650,000 dozen.
397,160 square meters.
11,000 dozen.
162,240 numbers.
1,267,710 square me-
ters.
10,000 dozen.
155,556 numbers.

Imports charged to these category levels for the period January 1, 1995 through December 31, 1995 shall be charged against those levels of restraint to the extent of any unfilled balances. In the event the levels established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this directive.