COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Announcement of Import Limits for Certain Wool Textile Products Produced or Manufactured in the Former Yugoslav Republic of Macedonia

December 1, 1997.

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

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

EFFECTIVE DATE: January 1, 1998.

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 or call (202) 927–5850. For information on embargoes and quota re-openings, 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 Bilateral Textile Agreement of November 7, 1997 between the Governments of the United States and the Former Yugoslav Republic of Macedonia establishes limits for certain wool textile products, produced or manufactured in the Former Yugoslav Republic of Macedonia and exported during the period January 1, 1998 through December 31, 1998.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to establish the 1998 limits. The limits for Categories 434, 435 and 443 have been reduced for carryforward applied in 1997.

These limits may be revised if the Former Yugoslav Republic of Macedonia becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to the Former Yugoslav Republic of Macedonia.

À 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 61 FR 66263, published on December 17, 1996). Information regarding the 1998

CORRELATION will be published in the **Federal Register** at a later date. **Troy H. Cribb.**

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

December 1, 1997.

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 Bilateral Textile Agreement of November 7, 1997 between the Governments of the United States and the Former Yugoslav Republic of Macedonia, you are directed to prohibit, effective on January 1, 1998, entry into the United States for consumption and withdrawal from warehouse for consumption of wool textile products in the following categories, produced or manufactured in the Former Yugoslav Republic of Macedonia and exported during the period beginning on January 1, 1998 extending through December 31, 1998, in excess of the following levels of restraint:

Category	Twelve-month limit
435 443	20,400 dozen. 9,575 dozen. 25,638 dozen. 157,987 numbers. 61,200 dozen.

The limits set forth above are subject to adjustment pursuant to the current bilateral agreement between the Governments of the United States and the Former Yugoslav Republic of Macedonia.

Products in the above categories exported during 1997 shall be charged to the applicable category limits for that year (see directive dated September 11, 1996) 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.

These limits may be revised if the Former Yugoslav Republic of Macedonia becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to the Former Yugoslav Republic of Macedonia.

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 to the rulemaking provisions of 5 U.S.C.553(a)(1).

Sincerely

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

[Doc.97–31885 Filed 12–4–97; 8:45 am] BILLING CODE 3510–DR–F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Announcement of Import Restraint Limits for 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

December 1, 1997.

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

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

EFFECTIVE DATE: January 1, 1998.

FOR FURTHER INFORMATION CONTACT: Janet Heinzen, 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: 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 the Philippines and exported during the period January 1, 1998 through December 31, 1998 are based on limits notified to the Textiles Monitoring Body pursuant to the Uruguay Round Agreement on Textiles and Clothing (ATC).

Pursuant to the provisions of the ATC, the second stage of the integration commences on January 1, 1998 (see 60 FR 21075, published on May 1, 1995). Accordingly, certain previously restrained categories may have been modified or eliminated and certain limits may have been revised. Integrated products will no longer be subject to quota. CITA has informed the Philippines of its intent to continue the bilateral visa arrangement for those products.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to establish the 1998 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 61 FR 66263, published on December 17, 1996). Also see 62 FR 51832, published on October 3, 1997. Information regarding the 1998 CORRELATION will be published in the **Federal Register** at a later date.

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

December 1, 1997.

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, 1998, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textiles and textile products and silk blend and other vegetable fiber apparel in the following categories, produced or manufactured in the Philippines and exported during the twelvemonth period beginning on January 1, 1998 and extending through December 31, 1998, in excess of the following levels of restraint:

Category	Twelve-month restraint limit
Levels in Group I	
237	1,778,722 dozen.
331/631	5,760,064 dozen pairs.
333/334	278,639 dozen of
	which not more than
	40,002 dozen shall
	be in Category 333.
335	181,366 dozen.
336	660,007 dozen.
338/339	2,205,492 dozen.
340/640	979,367 dozen.
341/641	883,755 dozen.
342/642	570,873 dozen.
345	170,005 dozen.
347/348	2,000,023 dozen.
350	150,499 dozen.
351/651	622,650 dozen.
352/652	2,445,309 dozen.
359–C/659–C ¹	845,963 kilograms.
431	170,585 dozen pairs.
433	3,359 dozen.
443	40,616 numbers.
445/446	27,742 dozen.
447	7,713 dozen.
633 634	36,784 dozen. 456,391 dozen.
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635	347,263 dozen 1,720,018 dozen.
636 638/639	2,265,641 dozen.
643	878,616 numbers.
645/646	754,665 dozen.
647/648	1,206,794 dozen.
649	7,616,022 dozen.
650	107,717 dozen.
	101,717 002011.

Category	Twelve-month restraint limit
659–H ² 847 Group II	1,417,273 kilograms. 940,051 dozen.
200-227, 300-326, 332, 359-O ³ , 360, 361, 362, 363, 369-S ⁴ , 369-O ⁵ , 400-414, 434- 438, 440, 442, 444, 448, 459pt. ⁶ , 464, 469pt. ⁷ , 600- 611, 613-629, 644, 659-O ⁸ , 666, 669-O ⁹ , 670-O ¹⁰ , 831, 833-838, 840-846, 850-858 and 859pt. ¹¹ , as a group.	189,927,480 square meters equivalent.
Sublevel in Group II 361 369–S 604 611	1,901,046 numbers. 430,919 kilograms. 2,015,470 kilograms. 5,705,190 square me- ters.

359-C: only ¹ Category HTS numbers 6103.49.8034. 6103.42.2025, 6104.69.8010, 6104.62.1020. 6114.20.0048. 6114 20 0052 6203.42.2010, 6211.32.0010, 6203.42.2090, 6204.62.2010, 6211.32.0025 and 0; Category 659 6103.23.0055, C: only HTS 6103.43.2020, 6211.42.0010 -C: numbers 6103.43.2025, 6103.49.8038 6103.49.2000, 6104.63.1020. 6104.63.1030, 6104.69.1000, 6104.69.8014. 6114.30.3044 6114.30.3054 6203.43.2010, 6203.43.2090 6203.49.1010, 6203.49.1090, 6204.63.1510, 6204.69.1010, 6210.10.9010 6211.33.0010, 6211.33.0017 and 6211.43.0010. 659-H: only HTS numbers

²Category 659–H: only HTS numbers 6502.00.9030, 6504.00.9015, 6504.00.9060, 6505.90.5090, 6505.90.6090, 6505.90.7090 and 6505.90.8090.

Category 359-O: all HTS numbers except 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, 6211.42.0010 6211.32.0025 (Category 359-C); and 6406.99.1550 (359pt.). ⁴Category 6307.10.2005. 369–S: only HTS number ⁵Category 369–O: all HTS numbers except 6307.10.2005 369-S) (Category 5601.21.0090, 5701.90.1020, 5601.10.1000, 5702.10.9020, 5702.39.2010, 5701.90.2020 5702.59.1000 5702.49.1020, 5702.49.1080, 5702.99.1010, 5702.99.1090 5705.00.2020 and 6406.10.7700 (Category 369pt.). ⁶Category 459pt.: all HTS numbers except 6405.20.6030, 6405.20.6060, 6405.20.6090,

6406.99.1505 and 6406.99.1560. ⁷Category 469pt.: all HTS numbers except 5601.29.0020, 5603.94.1010 and 6406.10.9020.

⁸Category 659–O: all HTS numbers except 6103.23.0055, 6103.43.2020, 6103.43.2025, 6103.49.2000, 6103.49.8038 6104.63.1020. 6104.63.1030 6104.69.1000 6104 69 8014 6203.43.2010, 6114.30.3054 6114.30.3044. 6203.43.2090, 6203.49.1010, 6203 49 1090 6204.63.1510. 6204.69.1010, 6210.10.9010 6211.33.0010, 6211.33.0017, 6211.43.0010 (Category 6504.00.9015, 659–C); 6504.00.9060. 6502.00.9030. 6505.90.5090 6505.90.7090, 6505.90.6090, 6505.90.8090 659–H); 6406.99.1510 (Category and 6406.99.1540 (Category 659pt.).

⁹Category 669–O: all HTS numbers except 6305.32.0010, 6305.32.0020, 6305.33.0010, 6305.33.0020, 6305.39.0000 (Category 669 5601.10.2000, 5601.22.0090. 5607.49.3000, 5607.50.4000 and 6406.10.9040 (Category 669pt.). 10 Category 670-O: all HTS numbers except 4202.12.8030, 4202.12.8070, 4202.92.3020, and 4202.92.9025 (Category 4202.92.3030 670-L). ¹¹Category only HTS numbers 859pt.: 6117.10.6020, 6212.10.5030, 6115.19.8040, 6212.10.9040, 6212.30.0030 6212.20.0030,

6212.90.0090, 6214.10.2000 and 6214.90.0090. The limits set forth above are subject to adjustment pursuant to the provisions of the

adjustment pursuant to the provisions of the ATC and administrative arrangements notified to the Textiles Monitoring Body.

Products in the above categories exported during 1997 shall be charged to the applicable category limits for that year (see directive dated November 29, 1996) 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.

Products for integration in 1998 listed in the **Federal Register** notice published on May 1, 1995 (60 FR 21075) which are exported during 1997 shall be charged to the applicable limits to the extent of any unfilled balances. After January 1, 1998, should those unfilled balances be exhausted, such products shall no longer be charged to any limit, due to integration of these products into GATT 1994.

CITA has informed the Philippines of its intent to continue the bilateral visa arrangement for those products. An export visa will continue to be required, if applicable, for products integrated on and after January 1, 1998, before entry is permitted into the United States.

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,

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

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