guidelines for public comment are described below and are available on the Advisory Committee homepage (www.ntia.doc.gov/pubintadvcom/ pubint.htm) or by calling 202–482– 8056.

Guidelines for Public Comment: The Advisory Committee on Public Interest Obligations of Digital Television Broadcasters welcomes public comments.

Oral Comment: In general, opportunities for oral comment will usually be limited to no more than five (5) minutes per speaker and no more than thirty (30) minutes total at each meeting.

Written Comment: Written comments must be submitted to the Advisory Committee Secretariat at the address listed below. Comments can be submitted either by letter addressed to the Committee (please place "Public Comment" on the bottom left of the envelope and submit at least thirty-five (35) copies) or by electronic mail to piac@ntia.doc.gov (please use "Public Comment" as the subject line). Written comments received within three (3) workings days of a meeting and comments received shortly after a meeting will be compiled and sent as briefing material to Committee members prior to the next scheduled meeting.

Obtaining Meeting Minutes: Within thirty (30) days following the meeting, copies of the minutes of the meeting may be obtained over the Internet at www.ntia.doc.gov/pubintadvcom/ pubint.htm, by phone request at 202-482-8056, by email request at piac@ntia.doc.gov or by written request to Karen Edwards; Advisory Committee on Public Interest Obligations of Digital Television Broadcasters; National Telecommunications and Information Administration; U.S. Department of Commerce, Room 4720; 14th Street and Constitution Avenue NW, Washington, DC 20230.

Larry Irving,

Assistant Secretary for Communications and Information.

[FR Doc. 98–13771 Filed 5–21–98; 8:45 am] BILLING CODE 3510–60–P

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Amendment of Quota and Visa Requirements for Certain Cotton Textile Products Produced or Manufactured in Turkey

May 18, 1998.

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

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

EFFECTIVE DATE: June 2, 1998. **FOR FURTHER INFORMATION CONTACT:** Roy Unger, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212.

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.

In exchange of notes dated January 16, 1998 and March 27, 1998, the Governments of the United States and Turkey agreed that discharge printed fabric classified in Harmonized Tariff Schedule (HTS) numbers 5208.52.3035, 5208.52.4035, 5209.51.6032 (Category 313); 5209.51.6015 (Category 314); 5208.52.4055 (Category 315); 5208.59.2085 (Category 317); 5208.59.2015, 5209.59.0015 and 5211.59.0015 (Category 326) which is produced or manufactured in Turkey and imported on or after June 2, 1998 will no longer be subject to visa requirements. Also, for quota purposes, discharge printed fabric classified in the aforementioned HTS numbers, produced or manufactured in Turkey and imported on or after June 2, 1998 will not be subject to 1998 limits, regardless of the date of export. The new designations for Categories 313, 314, 315, 317 and 326 will be 313-O, 314-O, 315-O, 317-O and 326-O. The 1998 quota levels for the new part-categories remain unchanged.

Effective on June 2, 1998, products in Categories 313, 314, 315, 317 and 326, produced or manufactured in Turkey and exported from Turkey on or after March 27, 1998 must be accompanied by a 313–O, 314–O, 315–O, 317–O and 326–O part-category visa. There will be a grace period from March 27, 1998 through June 30, 1998 during which products exported from Turkey in Categories 313, 314, 315, 317 and 326 may be accompanied by the whole or new part-category visa.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to amend the export quota and visa requirements.

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 62 FR 66057, published on December 17, 1997). Also see 52 FR 6859, published on March 5, 1987; and 62 FR 67839, published on December 30, 1997.

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

May 18, 1998.

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 December 22, 1997, 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 Turkey and exported during the twelve-month period which begins on January 1, 1998 and extends through December 31, 1998.

Effective on June 2, 1998, pursuant to exchange of notes dated January 16, 1998 and March 27, 1998 between the Governments of the United States and Turkey and under the terms of the Uruguay Round Agreement on Textiles and Clothing, discharge printed fabric classified in Harmonized Tariff Schedule (HTS) numbers 5208.52.3035 5208.52.4035, 5209.51.6032 (Category 313); 5209.51.6015 (Category 314); 5208.52.4055 (Category 315); 5208.59.2085 (Category 317); 5208.59.2015, 5209.59.0015 and 5211.59.0015 (Category 326) which is produced or manufactured in Turkey and imported on or after June 2, 1998 will no longer be subject to visa requirements. Also, for quota purposes, discharge printed fabric classified in the aforementioned HTS numbers, produced or manufactured in Turkey and imported on or after June 2, 1998 will not be subject to 1998 limits, regardless of the date of export. The new designations for Categories 313, 314, 315, 317 and 326 will be 313-O¹, 314-O², 315-O³, 317-O⁴ and 326-O5.

The import restraint limits for the new part-categories remain the same as the 1998

¹Category 313–O: all HTS numbers except 5208.52.3035, 5208.52.4035 and 5209.51.6032.

² Category 314–O: all HTS numbers except 5209.51.6015.

³ Category 315–O: all HTS numbers except 5208.52.4055.

⁴ Category 317–O: all HTS numbers except 5208.59.2085.

 $^{^5}$ Category 326–O: all HTS numbers except 5208.59.2015, 5209.59.0015 and 5211.59.0015.

sublimits in the Fabric Group for Categories 313, 314, 315, 317 and 326.

Effective on June 2, 1998, you are directed to amend further the directive dated March 2, 1987 to require a part-category visa for products in Categories 313-O, 314-O, 315-O, 317–O and 326–Ö, produced or manufactured in Turkey and exported on or after March 27, 1998. There will be a grace period from March 27, 1998 through June 30, 1998 during which products exported from Turkey in Categories 313, 314, 315, 317 and 326 may be accompanied by the whole or new part-category visa.

Shipments entered or withdrawn from warehouse according to this directive which are not accompanied by an appropriate export visa shall be denied entry and a new visa must be obtained.

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.

[FR Doc.98-13796 Filed 5-21-98; 8:45 am] BILLING CODE 3510-DR-F

COMMODITY FUTURES TRADING COMMISSION

Chicago Board of Trade Futures Contracts in Corn and Soybeans; Order to Designate Contract Markets and Amendment Order of November 7, 1997, as Applied to Such Contracts; Correction

AGENCY: Commodity Futures Trading Commission.

ACTION: Final order to Chicago Board of Trade; correction.

SUMMARY: On May 13, 1998, the Commission published in the Federal Register (63 FR 26575) a final Order to the Chicago Board of Trade. The purpose of the Order was to designate the Chicago Board of Trade as a contract market in corn and soybeans futures contracts and amend the Order of November 7, 1997, as applied to such contracts. This correction includes Attachments 1 and 2 which were inadvertently omitted.

DATES: This Order became effective on May 7, 1998.

ADDRESSES: Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, NW., Washington, DC 20581.

FOR FURTHER INFORMATION CONTACT: Steve Manaster, Director, or Paul M. Architzel, Chief Counsel, Division of Economic Analysis, Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, NW.,

Washington, DC 20581, (202) 418-5260, or electronically, Mr. Architzel at [PArchitzel@cftc.gov].

SUPPLEMENTARY INFORMATION: The Commission is correcting inadvertent omissions in the publication of the final Order to the Chicago Board of Trade whereby the Commodity Futures Trading Commission ordered that the applications for contract market designation in corn and in soybeans submitted by the Board of Trade of the City of Chicago (CBT) on December 19, 1997 and supplemented on March 20, 1998, be granted and amended its Order under section 5a(a)(10), dated November 7, 1997, to permit the applications for designation to be granted. Under this Order, the Commission took the following actions:

(1) Granted under section 5 of the Commodity Exchange Act (Act) the CBT's application for designation as a contract market in soybeans and approved under section 5a(a)(12) of the Act all of the proposed rules of the contract market contained in Attachment 1 to the Order;

(2) Granted under section 5 of the Act the CBT's application for designation as a contract market in corn and approved under section 5a(a)(12) of the Act all of the proposed rules of the contract market contained in Attachment 2 to the Order:

The Commission is publishing Attachments 1 and 2 which were inadvertently omitted and were referred to on page 26575, column 3, paragraphs (1) and (2).

Issued in Washington, DC on May 14, 1998

Jean A. Webb,

Secretary of the Commission, Commodity Futures Trading Commission.

Attachment 1—Proposed Soybean Futures Contract Rules

Soybean Futures

ChXS Trading Conditions

XS04.01 Unit of Trading—(see 1004.00)

XS05.01 Months Traded In—(see 1005.01A)

XS06.01 Price Basis—(see 1006.00 and 1006.01)

XS05.01 Hours of Trading—(see

1007.00 and 1007.02) XS08.01 Trading Limits—(see 1008.01 and 1008.02)

XS09.01 Last Day of Trading—(see 1009.02 and 1009.03)

XS10.01 Margin Requirements—see 431.03)

XS11.01 Disputes—All disputes between interested parties may be settled by arbitration as provided in the Rules and Regulations.

XS12.01 Position Limits and Reportable Positions—(see 425.01)

ChXS Delivery Procedures

XS36.00 Grade Differentials—(see 1036.00)

XS36.01 Soybean Location Delivery Differentials—Soybeans for shipment from regular shipping stations located within the Chicago Switching District or the Burns Harbor, Indiana Switching District may be delivered in satisfaction of Soybean futures contracts at contract price, subject to the differentials for class and grade outlined above. Soybeans for shipment from regular shipping stations located within the Lockport-Seneca Shipping District may be delivered in satisfaction of soybean futures contracts at a premium of 2¢ per bushel over contract price, subject to the differentials for class and grade outlined above. Soybeans for shipment from regular shipping stations located within the Ottawa-Chillicothe Shipping District may be delivered in satisfaction of Soybean futures contracts at a premium of 21/2¢ per bushel over contract price, subject to the differentials for class and grade outlined above. Soybeans for shipment from regular shipping stations located within the Peoria-Pekin Shipping District may be delivered in satisfaction of Soybean futures contracts at a premium of 3¢ per bushel over contract price, subject tot he differentials for class and grade outlined above. Soybeans for shipment from regular shipping stations located within the Havana-Grafton Shipping District may be delivered in satisfaction of soybean futures contracts at a premium of 31/2¢ per bushel over contract price, subject to the differentials for class and grade outlined above. Soybeans for shipment from regular shipping stations located in the St. Louis-East St. Louis and Alton Switching Districts may be delivered in satisfaction of Soybean futures contracts at a premium of 6¢ per bushel over contract price, subject to the differentials for class and grade outlined above.

XS38.01 Grades-(see 1038.00 and 1038.01)

XS41.01 Delivery Points—Soybean Shipping Certificates shall specify shipment from one of the warehouses or shipping stations currently regular for delivery and located in one of the following territories:

A. Chicago and Burns Harbor, Indiana Switching District—When used in these Rules and Regulations, the Chicago Switching District will be that area