

you are directed to prohibit, effective on February 1, 1995, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, man-made fiber, silk blend and other vegetable fiber textiles and textile products in the following categories, produced or manufactured in Bangladesh and exported during the twelve-month period beginning on January 1, 1995 and extending through December 31, 1995, in excess of the following levels of restraint:

Category	Twelve-month restraint limit ¹
237	309,820 dozen.
331	784,917 dozen pairs.
334	89,644 dozen.
335	169,709 dozen.
336/636	303,700 dozen.
338/339	879,784 dozen.
340/640	1,886,237 dozen.
341	1,562,576 dozen.
342/642	285,052 dozen.
347/348	1,482,791 dozen.
351/651	429,372 dozen.
352/652	8,007,120 dozen.
363	16,004,493 numbers.
369-S ²	1,131,129 kilograms.
634	313,625 dozen.
635	203,191 dozen.
638/639	1,115,728 dozen.
641	654,294 dozen.
645/646	262,016 dozen.
647/648	884,478 dozen.
847	469,625 dozen.

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

²Category 369-S: only HTS number 6307.10.2005.

Imports charged to these category limits for the periods February 1, 1994 through December 31, 1994 and December 1, 1994 through December 31, 1994 (Categories 352/652) shall be charged against those levels of restraint to the extent of any unfilled balances. In the event the limits established for those periods have been exhausted by previous entries, such goods shall be subject to the levels set forth in this directive.

The limits set forth above are subject to adjustment in the future pursuant to the provisions of the URATC and any administrative arrangements notified.

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,

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 95-2102 Filed 1-26-95; 8:45 am]

BILLING CODE 3510-DR-F

Amendment of Export Visa Requirements for Certain Cotton and Man-Made Fiber Textile Products Produced or Manufactured in Bangladesh

January 24, 1995.

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

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

EFFECTIVE DATE: February 1, 1995.

FOR FURTHER INFORMATION CONTACT: Ross Arnold, International Trade Specialist, 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).

The existing export visa arrangement between the Governments of the United States and the People's Republic of Bangladesh is being amended to include the coverage of merged Categories 352/652 for goods produced or manufactured in Bangladesh and exported from Bangladesh on and after February 1, 1995.

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 53 FR 46484, published November 17, 1988.

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

January 24, 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 November 14, 1988, by the Chairman, Committee for the Implementation of Textile Agreements. That directive directed you to prohibit entry of certain cotton and man-made fiber textile products, produced or manufactured in Bangladesh for which the Government of the People's Republic of Bangladesh has not issued an appropriate visa.

Effective on February 1, 1995, you are directed to amend further the November 14, 1988 directive to include the coverage of merged Categories 352/652 for goods produced or manufactured in Bangladesh

and exported from Bangladesh on and after February 1, 1995. Merchandise in Categories 352/652 may be accompanied by either the appropriate merged categories or the correct category corresponding to the actual shipment.

Merchandise in Categories 352 and 652 which is exported from Bangladesh prior to February 1, 1995 shall not be denied entry if accompanied by a merged category 352/652 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 this action falls 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. 95-2101 Filed 1-26-95; 8:45 am]

BILLING CODE 3510-DR-F

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Proposed Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Proposed additions to Procurement List.

SUMMARY: The Committee has received proposals to add to the Procurement List a commodity and services to be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

COMMENTS MUST BE RECEIVED ON OR BEFORE: February 27, 1995.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, Crystal Square 3, Suite 403, 1735 Jefferson Davis Highway, Arlington, Virginia 22202-3461.

FOR FURTHER INFORMATION CONTACT: Beverly Milkman (703) 603-7740.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to 41 U.S.C. 47(a)(2) and 41 CFR 51-2.3. Its purpose is to provide interested persons an opportunity to submit comments on the possible impact of the proposed actions.

If the Committee approves the proposed additions, all entities of the Federal Government (except as otherwise indicated) will be required to procure the commodity and services listed below from nonprofit agencies employing persons who are blind or have other severe disabilities.

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities other than the small organizations that will furnish the commodity and services to the Government.

2. The action does not appear to have a severe economic impact on current contractors for the commodity and services.

3. The action will result in authorizing small entities to furnish the commodity and services to the Government.

4. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46-48c) in connection with the commodity and services proposed for addition to the Procurement List. Comments on this certification are invited. Commenters should identify the statement(s) underlying the certification on which they are providing additional information.

The following commodity and services have been proposed for addition to Procurement List for production by the nonprofit agencies listed:

Commodity

Pad, Scouring
7920-00-045-2940

NPA: Beacon Lighthouse, Inc.,
Wichita Falls, Texas

Services

Grounds Maintenance

(Basewide except Quarters and
Common Areas) Fort Sam Houston,
Texas

NPA: Goodwill Industries of San
Antonio, San Antonio, Texas

Mailroom Operation & Administrative
Support, Department of Veterans
Affairs Medical Center, 718 Smyth
Road, Manchester, New Hampshire

NPA: Easter Seal Society of New
Hampshire, Manchester, New
Hampshire

Operation of the Postal Service Center,
Building 20204 and 926, Kirtland
Air Force Base, New Mexico

NPA: RCI, Inc., Albuquerque, New
Mexico

Recycling Service, Patrick Air Force
Base, Florida

NPA: Brevard Achievement Center,

Inc., Rockledge, Florida

Beverly L. Milkman,

Executive Director.

[FR Doc. 95-2084 Filed 1-26-95; 8:45 am]

BILLING CODE 6820-33-P

COMPETITIVENESS POLICY COUNCIL

Meeting

ACTION: Notice of forthcoming meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92-463, as amended, the Competitiveness Policy Council announces a forthcoming meeting.

Dates: February 3; 9:30 a.m. to 3:00 p.m.
Address: Third Floor, 1726 M Street, NW.,
Suite 300, Washington, DC 20036.

For further information contact: Howard
Rosen, Executive Director, Competitiveness
Policy Council, Suite 300, 1726 M Street,
NW., Washington, DC 20036, (202) 632-1307.

Supplementary information: The
Competitiveness Policy Council (CPC) was
established by the Competitiveness Policy
Council Act, as contained in the Trade and
Competitiveness Act of 1988, Public Law
100-418, sections 5201-5210, as amended by
the Customs and Trade Act of 1990, Public
Law 101-382, section 133. The CPC is
composed of 12 members and is to advise the
President and Congress on matters
concerning competitiveness of the US
economy. The Council's chairman, Dr. C.
Fred Bergsten, will chair the meeting.

The meeting will be open to the public
subject to the seating capacity of the room.
Visitors will be requested to sign a visitor's
register.

Type of meeting: Open.

Agenda: The Council will discuss its FY
1995 workplan and consider additional
business as suggested by its members.

Dated: January 23, 1995.

Dr. C. Fred Bergsten,

Chairman, Competitiveness Policy Council.

[FR Doc. 95-2069 Filed 1-26-95; 8:45 am]

BILLING CODE 4739-54-M

DEPARTMENT OF EDUCATION

Arbitration Panel Decision Under the Randolph-Sheppard Act

AGENCY: Department of Education.

ACTION: Notice of arbitration panel
decision under the Randolph-Sheppard
Act.

SUMMARY: Notice is hereby given that on
May 1, 1992, an arbitration panel
rendered a decision in the matter of
*Garnette Laurell v. Michigan
Commission for the Blind*, (Docket No.
R-S/90-1). This panel was convened by
the Secretary of Education pursuant to
20 U.S.C. 107d-1(a), upon receipt of a

complaint filed by petitioner, Garnette
Laurell, on February 12, 1990. The
Randolph-Sheppard Act (the Act)
provides a priority for blind individuals
to operate vending facilities on Federal
property. Under this section of the Act,
a blind licensee, dissatisfied with the
State's operation or administration of
the vending facility program authorized
under the Act, may request a full
evidentiary fair hearing from the State
licensing agency (SLA). If the licensee is
dissatisfied with the results of the
hearing, the licensee may complain to
the Secretary of Education, who then is
required to convene an arbitration panel
to resolve the dispute.

FOR FURTHER INFORMATION CONTACT: A
copy of the full text of the arbitration
panel decision may be obtained from
George F. Arsnow, U.S. Department of
Education, 600 Independence Avenue,
SW., room 3230, Switzer Building,
Washington, DC 20202-2738.
Telephone: (202) 205-9317. Individuals
who use a telecommunications device
for the deaf (TDD) may call the TDD
number at (202) 205-8298.

SUPPLEMENTARY INFORMATION: Pursuant
to the Randolph-Sheppard Act (20
U.S.C. 107d-2(c)), the Secretary
publishes a synopsis of an arbitration
panel decision in the **Federal Register**.

Background

The complainant, Garnette Laurell, is
a blind vendor licensed by the
respondent, the Michigan Commission
for the Blind, pursuant to the Randolph-
Sheppard Act, 20 U.S.C. 107 *et seq.* The
Michigan Commission for the Blind (the
Commission) is the SLA responsible for
the Michigan vending facility program
for blind individuals.

In late 1985, the Commission located
an opportunity to take over a canteen
facility at the United States Post Office
Bulk Mail Center in Allen Park,
Michigan. The Postal Service stipulated
that the SLA needed to begin operating
the vending facility within 30 days of its
offer or the location would be open to
contracting. The SLA determined that it
was necessary to act quickly to get one
of its licensees into the facility and
activated its bidding procedures. The
complainant, Garnette Laurell, was the
successful bidder and began operating a
vending facility at the Bulk Mail Center
on January 6, 1986.

The Commission provided Ms.
Laurell with a microwave, money
changing equipment, and an initial
merchandise inventory. However, as a
condition of managing the facility, the
complainant was required by the SLA to
enter into a lease agreement with
Canteen Food and Vending Service, the