

Inc. to AIRMAX; Alco Controls Division, Emerson Electric Company to Emerson Electric Company, for the activities of its Alco Controls Division; ATOCHEM North America to Elf ATOCHEM North America; Baltimore Aircoil Company, Subsidiary of Amsted Industries, Inc. to Baltimore Aircoil Company, a subsidiary of Amsted Industries, Inc.; Barber-Coleman Company to Siebe Environmental Controls; Climate Master to Climate Master, Inc., A Subsidiary of LSB Industries; Crystal Tips, Inc. to Crystal Tips Ice Systems; E.I. du Pont de Nemours & Company, Fluorochemicals Division to E.I. du Pont de Nemours & Company, for the activities of its Fluorochemicals Division; Eaton Corporation, Automotive & Appliance Controls Operation to Eaton Corporation, for the activities of its Automotive & Appliance Control Operations; Florida Heat Pump Manufacturing, Division of Harrow Products, Inc. to FHP Manufacturing Company, A Harrow Products Company; Johnson Controls, Inc., Control Products Division to Johnson Controls, Inc., for the activities of its Systems Products Division; Mammoth, A Nortek Company to Mammoth, Inc.; Manitowoc Equipment Works, Division of Manitowoc Co., Inc. to Manitowoc Co. Inc., for the activities of its Manitowoc Equipment Works Division; NIBCO, Inc., OEM Division to NIBCO, Inc., for the activities of its OEM Division; Parker Refrigeration Components Group, Parker-Hannifin Corporation to Parker-Hannifin Corporation, for the activities of its Parker Refrigeration Components Group; Ranco to Ranco North America; Servend International, Inc. to SerVend International, Inc.; SnyderGeneral Corporation to AAF/McQuay Inc; Sterling Radiator, A Division of Mestek, Inc. to Mestek, Inc., for the activities of its Sterling Radiator Division; and Superior Valve Company, Division of Amcast Industrial Corp. to Amcast Industrial Corp., for the activities of its Superior Valve Company Division; and 4. add as new products to be covered as Export Trade under the Certificate within the meaning of § 325.2j of the Regulations (15 CFR 325.2j): (1) Non-ducted unitary air-conditioning equipment, and (2) containers used for the distribution, storage or recovery of refrigerants.

A copy of the amended certificate will be kept in the International Trade Administration's Freedom of Information Records Inspection Facility, Room 4102, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230.

Dated: February 9, 1995.

W. Dawn Busby,

Director, Office of Export Trading Company Affairs.

[FR Doc. 95-3870 Filed 2-15-95; 8:45 am]

BILLING CODE 3510-DR-P

[A-357-809, A-351-826, A-428-820 and A-475-814]

Notice of Postponement of Final Determinations: Small Diameter Circular Seamless Carbon and Alloy Steel, Standard, Line and Pressure Pipe From Argentina, Brazil, Germany and Italy

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

EFFECTIVE DATE: February 16, 1995.

FOR FURTHER INFORMATION CONTACT: James Terpstra or Irene Darzenta, Office of Antidumping Investigations, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, DC 20230; telephone (202) 482-3965 or (202) 482-6320, respectively.

Postponement

On January 13, 1995, the respondents in the Brazilian and German investigations requested that, in the event of an affirmative preliminary determination in either investigation, the Department of Commerce (the Department) postpone the deadline for the final determination to a date no later than 135 days after the date of publication of the preliminary determination in the **Federal Register**. On January 18, 1995, the respondent in the Argentine investigation made a similar request. In each of these investigations, the respondent requested a postponement due to the complexity of the investigation. On January 30, 1995, the petitioner requested that the Department postpone its final determination in the Italian investigation until 135 days after the preliminary determination. Petitioner requested a postponement to allow the

Department time to conduct a sales below cost investigation.

On January 27, 1995, the Department published affirmative preliminary determinations in the antidumping duty investigations of small diameter circular seamless carbon and alloy steel, standard, line and pressure pipe (seamless pipe) from Argentina, (60 FR 5348), Brazil (60 FR 5351) and Germany (60 FR 5355) and a negative preliminary determination in the antidumping duty investigation of seamless pipe from Italy (60 FR 5358). On February 2, 1995, the Department initiated a sales below cost investigation in the Italian case.

The Department's regulations provide that upon the receipt of a proper request, the Department will postpone the final determination unless there are compelling reasons to deny the request (19 CFR 353.20(b)(1) (1994)). We find that the requests for postponement of these investigations meet the regulatory requirements and that there are no compelling reasons to deny these requests. Therefore, we are postponing the final determinations in the above-referenced investigations pursuant to section 735(a)(2)(A) of the Tariff Act of 1930, as amended (the Act). The final determinations will be issued not later than June 12, 1995. Unless otherwise indicated, all citations to the Statute and to the Department's regulations are in reference to the provisions as they existed on December 31, 1994.

In accordance with 19 CFR 353.38, case and rebuttal briefs must be submitted in at least ten copies to the Assistant Secretary for Import Administration according to the schedule detailed below. In addition, a public version and five copies should be submitted by the appropriate date if the submission contains business proprietary information. In accordance with 19 CFR 353.38(b), we will hold public hearings, if requested, to afford interested parties an opportunity to comment on arguments raised in case or rebuttal briefs. If requested, hearings are tentatively scheduled as detailed below. These hearings will be held at the U.S. Department of Commerce, 14th Street and Constitution Avenue N.W., Washington D.C., 20230. Parties should confirm by telephone the time, date, and place of the hearing 48 hours before the scheduled time.

Country	Case briefs	Rebuttal briefs	Hearing date/time/room
Argentina	May 5	May 10	May 12 at 9:30—4830.
Germany	May 8	May 15	May 17 at 9:30—1412.
Brazil	May 9	May 16	May 18 at 9:30—1414.
Italy	May 10	May 17	May 19 at 9:30—1414.

This notice is published pursuant to section 735(d) of the Act (19 U.S.C. 1673d(d)) and 19 CFR 353.20(b)(2).

Dated: February 8, 1995.

Barbara R. Stafford,

Deputy Assistant Secretary for Investigations.
[FR Doc. 95-3963 Filed 2-5-95; 8:45 am]

BILLING CODE 3510-DS-P

National Oceanic and Atmospheric Administration

[I.D. 020995B]

Mid-Atlantic Fishery Management Council; Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of public meetings.

SUMMARY: The Mid-Atlantic Fishery Management Council's Summer Flounder Monitoring Committee will hold a public meeting on February 28, 1995, in the Franklin and Liberty Room of the Philadelphia Airport Hilton, 4509 Island Avenue, Philadelphia, PA. The meeting will begin at 10:00 a.m. and adjourn at approximately 5:00 p.m.

The purpose of this meeting is to recommend the summer flounder recreational fishery management measures for 1995.

FOR FURTHER INFORMATION CONTACT: David R. Keifer, Executive Director, Mid-Atlantic Fishery Management Council, 300 S. New Street, Dover, DE 19901; telephone: (302) 674-2331.

SUPPLEMENTARY INFORMATION: This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Joanna Davis on (302) 674-2331, at least 5 days prior to the meeting date.

Dated: February 13, 1995.

David S. Crestin,

Acting Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.

[FR Doc. 95-3951 Filed 2-15-95; 8:45 am]

BILLING CODE 3510-22-F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Amendment and Establishment of Import Restraint Limits and Restraint Periods for Certain Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textile Products Produced or Manufactured in Myanmar

February 13, 1995.

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

ACTION: Issuing a directive to the Commissioner of Customs amending and establishing import limits and restraint periods.

EFFECTIVE DATE: February 22, 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).

Pursuant to the Uruguay Round Agreement on Textiles and Clothing (URATC), the current limits for Categories 340/640, 342/642, 347/348, 351/651, 448 and 647/648/847 are being amended for the new restraint periods beginning on October 1, 1994 (Categories 340/640), February 1, 1994 (Categories 342/642 and 351/651), September 1, 1994 (Categories 347/348) and March 1, 1994 (Categories 448 and 647/648/847) and extending through December 31, 1994. Also, pursuant to URATC, limits are being established for the period beginning on January 1, 1995 and extending through December 31, 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 59 FR 7245, published on February 15, 1994; 59 FR 11256, published on March 10, 1994; 59 FR 11578, published on March 11, 1994; 59 FR 42210, published on August 17, 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 the URATC, but are designed to assist only in the implementation of certain of its provisions.

Rita D. Hayes,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

February 13, 1995.

Commissioner of Customs,
Department of the Treasury, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directives issued to you on February 8, 1994, March 7, 1994, March 8, 1994 and August 12, 1994, by the Chairman, Committee for the Implementation of Textile Agreements. Those directives concern imports of certain cotton, wool, man-made fiber, silk blend and other vegetable fiber textile products, produced or manufactured in Myanmar and exported during the twelve-month periods February 1, 1994 through January 31, 1995 (Categories 342/642 and 351/651), March 1, 1994 through February 28, 1995 (Categories 448 and 647/648/847), September 1, 1994 through August 31, 1995 (Categories 347/348) and October 1, 1994 through September 30, 1995 (Categories 340/640).

Effective on February 22, 1995, you are directed, pursuant to the Uruguay Round Agreement on Textiles and Clothing (URATC), to amend the current limits for the following categories and amend the current restraint periods to end on December 31, 1994:

Category	Amended limit ¹
340/640	23,689 dozen.
342/642	23,227 dozen.
347/348	44,007 dozen.
351/651	36,505 dozen.
448	1,942 dozen.
647/648/847	20,582 dozen.

¹ The limits have not been adjusted to account for any imports exported after January 31, 1994 (Categories 342/642 and 351/651), February 28, 1994 (Categories 448 and 647/648/847), August 31, 1994 (Categories 347/348) and September 30, 1994 (Categories 340/640).

Under the terms of section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854), the Uruguay Round Act, and the Uruguay Round Agreement on Textiles and Clothing (URATC); and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended, you are directed to prohibit, effective on February 22, 1995, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool, man-made fiber, silk blend and other vegetable fiber textile products in the following categories, produced or manufactured in Myanmar exported during the period beginning on January 1, 1995 and