

sales or production of each petitioning firm.

Any party having a substantial interest in the proceedings may request a public hearing on the matter. A request for a hearing must be received by the Trade Adjustment Assistance Division, Room 7023, Economic Development Administration, U.S. Department of Commerce, Washington, D.C. 20230, no later than the close of business of the tenth calendar day following the publication of this notice.

The Catalog of Federal Domestic Assistance official program number and title of the program under which these petitions are submitted is 11.313, Trade Adjustment Assistance.

Dated: April 26, 1995.

**Lewis R. Podolske,**

*Acting Director, Trade Adjustment Assistance Division.*

[FR Doc. 95-10841 Filed 5-2-95; 8:45 am]

BILLING CODE 3510-24-M

## Bureau of Export Administration

### Regulations and Procedures Technical Advisory Committee; Partially Closed Meeting

A meeting of the Regulations and Procedures Technical Advisory Committee will be held May 23, 1995, 9:00 a.m., in the Herbert C. Hoover Building, Room 1617M-2, 14th Street and Pennsylvania Avenue, N.W., Washington, D.C. The Committee advises the Office of the Assistant Secretary for Export Administration on implementation of the Export Administration Regulations (EAR) and provides for continuing review to update the EAR as needed.

#### Agenda

##### General Session

1. Opening Remarks by the Chairman.
2. Presentation of Papers or Comments by the Public.
3. Update on Export Administration.
4. Presentation on software and technology de minimis accounting standards and reporting.
5. Report on Regulations Reform.
6. Discussion on Automated Export System.

##### Executive Session

7. Discussion of matters properly classified under Executive Order 12356, dealing with the U.S. export control program and strategic criteria related thereto.

The General Session of the meeting will be open to the public and a limited number of seats will be available. To the

extent that time permits, members of the public may present oral statements to the Committee. Written statements may be submitted at any time before or after the meeting. However, to facilitate the distribution of public presentation materials to the Committee members, the Committee suggests that presenters forward the public presentation materials two weeks prior to the meeting date to the following address: Ms. Lee Ann Carpenter, TAC Unit/OAS/EA, Room 3886C, Bureau of Export Administration, U.S. Department of Commerce, Washington, D.C. 20230.

The Assistant Secretary for Administration, with the concurrence of the delegate of the General Counsel, formally determined on December 22, 1994, pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended, that the series of meetings or portions of meetings of the Committee and of any Subcommittees thereof, dealing with the classified materials listed in 5 U.S.C. 552b(c)(1) shall be exempt from the provisions relating to public meetings found in section 10 (a)(1) and (a)(3), of the Federal Advisory Committee Act. The remaining series of meetings or portions thereof will be open to the public.

A copy of the Notice of Determination to close meetings or portions of meetings of the Committee is available for public inspection and copying in the Central Reference and Records Inspection Facility, Room 6020, U.S. Department of Commerce, Washington, D.C. For further information, call Lee Ann Carpenter at (202) 482-2583.

Dated: April 27, 1995.

**Lee Ann Carpenter,**

*Director, Technical Advisory Committee Unit.*

[FR Doc. 95-10834 Filed 5-2-95; 8:45 am]

BILLING CODE 3510-DT-M

## National Oceanic and Atmospheric Administration

### Evaluation of State Coastal Management Programs and National Estuarine Research Reserves

**AGENCY:** Office of Ocean and Coastal Resource Management, National Ocean Service, National Oceanic and Atmospheric Administration (NOAA), DOC.

**ACTION:** Notice of availability of evaluation findings.

**SUMMARY:** Notice is hereby given of the availability of the final evaluation findings for the Hawaii, North Carolina, and Virgin Islands Coastal Management Programs, and the Padilla Bay (Washington) and Waquoit Bay

(Massachusetts) National Estuarine Research Reserves (NERRs). Section 312 and 315 of the Coastal Zone Management Act of 1972 (CZMA), as amended, requires a continuing review of the performance of coastal states with respect to coastal management and the operation and management of NERRs.

The states of Hawaii and North Carolina were found to be implementing and enforcing their Federally approved coastal management programs, addressing the national coastal management objectives identified in CZMA section 303(2)(A)-(K), and adhering to the programmatic terms of their financial assistance awards.

The Territory of the Virgin Islands was found to be adhering to its approved program. However the Department of Planning and Natural Resources has not fully adhered to applicable terms of its financial assistance awards with respect to the timely completion of a critical grant task (Areas for Particular Concern management plans). Implementation of several recommendations listed in the findings will bring the Virgin Islands back into satisfactory adherence. Padilla Bay and Waquoit Bay NERRs were found to be satisfactorily adhering to programmatic requirements of the NERR system.

Copies of these final evaluation findings may be obtained upon request from: Vickie Allin, Chief, Policy Coordination Division, Office of Ocean and Coastal Resource Management, NOS/NOAA, 1305 East-West Highway, 11th Floor, Silver Spring, Maryland 20910 (301) 713-3087 x126

Dated: April 27, 1995.

**W. Stanley Wilson,**

*Assistant Administrator for Ocean Services and Coastal Zone Management.*

Federal Domestic Assistance Catalog 11.419, Coastal Zone Management Program Administration

[FR Doc. 95-10794 Filed 5-2-95; 8:45 am]

BILLING CODE 3510-08-M

## COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

### New Transshipment Charges for Certain Cotton Textile Products Produced or Manufactured in the People's Republic of China

April 27, 1995.

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

**ACTION:** Issuing a directive to the Commissioner of Customs charging transshipments to 1995 limits.

**EFFECTIVE DATE:** May 4, 1995.

**FOR FURTHER INFORMATION CONTACT:** Jennifer Aldrich, 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).

In a notice published in the **Federal Register** on June 28, 1993 (58 FR 34568), CITA announced that Customs would be conducting other investigations of transshipments of textiles produced in China and exported to the United States. Based on these investigations, the U.S. Customs Service has determined that textile products in Categories 338, 339, 347 and 352, produced or manufactured in China and entered into the United States with the incorrect country of origin and as non-textile products, were transshipped in circumvention of the Memorandum of Understanding dated January 17, 1994 between the Governments of the United States and the People's Republic of China. Consultations were held between the Governments of the United States and the People's Republic of China on this matter December 6 through December 8, 1994 and March 6 through March 8, 1995. Accordingly, in the letter published below, the Chairman of CITA directs the Commissioner of Customs to charge the following amounts to the 1995 quota levels for the categories listed below:

Category	Amounts to be charged
338 .....	162,000 dozen.
339 .....	147,492 dozen.
347 .....	173,669 dozen.
352 .....	632,114 dozen.

As a result of the charges, the current limit for Category 352 will be highly filled.

U.S. Customs continues to conduct other investigations of such transshipments of textiles produced in China and exported to the United States. The charges resulting from these investigations will be published in the **Federal Register**.

The U.S. Government is taking this action pursuant to U.S. letters dated October 5, 1994 and April 17, 1995, and the Memorandum of Understanding dated January 17, 1994 between the

Governments of the United States and the People's Republic of China.

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 65760, published on December 21, 1994.

**Rita D. Hayes,**  
*Chairman, Committee for the Implementation of Textile Agreements.*

**Committee for the Implementation of Textile Agreements**

April 27, 1995.  
Commissioner of Customs,  
*Department of the Treasury, Washington, DC 20229.*

Dear Commissioner: To facilitate implementation of the Memorandum of Understanding dated January 17, 1994, between the Governments of the United States and the People's Republic of China, I request that, effective on May 4, 1995, you charge the following amounts to the following categories for the 1995 restraint period (see directive dated December 16, 1994):

Category	Amount to be charged to 1995 limit
338 .....	162,000 dozen.
339 .....	147,492 dozen.
347 .....	173,669 dozen.
352 .....	632,114 dozen.

This letter will be published in the **Federal Register**.

Sincerely,  
Rita D. Hayes,  
*Chairman, Committee for the Implementation of Textile Agreements.*  
[FR Doc 95-10842; Filed 5-2-95; 8:45 am]  
BILLING CODE 3510-DR-F

**DEPARTMENT OF DEFENSE**

**Department of the Air Force**

**Finding of No Significant Impact (FONSI) for the Joint Primary Aircraft Training System**

Pursuant to the Council on Environmental Quality regulations (40 CFR 1500-1508) implementing the procedural provisions of the National Environmental Policy Act (NEPA) and Department of Defense Instruction 5000.2, Defense Acquisition Management Policy and Procedures, the U.S. Air Force gives notice that an Environmental Assessment (EA) and draft FONSI has been prepared to support the decision to proceed to Manufacturing Development of the Joint

Primary Aircraft Training System (JPATS) and is available for review.

The JPATS is proposed to replace the two primary training aircraft and ground-based training systems used by the U.S. Air Force (USAF) and the U.S. Navy (USN) with one commercial-derivative aircraft. The proposed action includes the missionization, testing, and low-rate production of 55 aircraft meeting the technical requirements of the USAF and the USN over the next four years. The aircraft procured would more closely resemble the more advanced training and fighter aircraft used by the USAF and the USN with respect to design and equipment. The aircraft would also offer better performance and improvements in safety, reliability, and maintainability compared to the current aircraft over a 20-year life of the program.

This assessment analyzes the potential environmental impacts of the decision to proceed with JPATS into the Manufacturing Development phase. Additionally, the EA provides an initial overview of impacts associated with future decisions which could lead to the production of 656 additional aircraft, beddown and operations at 9 Air Force Bases and Naval Air Stations, and eventual system disposal.

For further information and/or a copy of the EA and draft FONSI, please contact: Lt Col Frank Szalejko, JPATS Program Manager, ASC/YT, Wright Patterson AFB, OH 45430, Phone: 513-225-9223.

**Patsy J. Conner,**  
*Air Force Federal Register Liaison Officer.*  
[FR Doc. 95-10893 Filed 5-2-95; 8:45 am]  
BILLING CODE 3910-01-M

**DEPARTMENT OF ENERGY**

**Office of Civilian Radioactive Waste Management; Nuclear Waste Acceptance Issues**

**AGENCY:** Office of Civilian Radioactive Waste Management, Department of Energy.

**ACTION:** Department of Energy final interpretation of nuclear waste acceptance issues.

**SUMMARY:** This Notice responds to public comments on the Department of Energy (DOE) Notice of Inquiry on Waste Acceptance Issues published on May 25, 1994 (59 FR 27007). After analyzing public comments received in response to the Notice, DOE has concluded that it does not have an unconditional statutory or contractual obligation to accept high level waste and spent nuclear fuel beginning