

were expanded into Washington so that uniformity could be achieved. Comments concerning loans have been sent to the SBA.

Final Amendments

For the reasons stated above, the amendments proposed in the May 15, 1995, **Federal Register** notice are adopted as final. The following definitions and modifications are incorporated into the NEAP:

Coastal waters means those waters between the baseline from which the territorial sea of the United States is measured, and the outer boundary of the EEZ (i.e., 200 nautical miles (323 kilometers) seaward of the baseline).

Commercial fishery, for purposes of the Habitat and Data Collection Jobs Programs, is defined as the salmon fishery off the coasts and in the State waters of Washington, Oregon, and California for purposes of either selling the salmon harvested or providing a vessel for hire that carries recreational fishermen to engage in fishing for a fee (e.g., charterboats and headboats). Subsistence fisheries do not fall under this definition. For purposes of the Vessel Permit Buyout Program, commercial fishery is defined as a fishery conducted under a 1994 Washington State troll, salmon delivery, Willapa Bay/Columbia River salmon gillnet, Grays Harbor/Columbia River salmon gill net, or salmon charter license. (Note that a salmon delivery license is only for fishing in the Federal exclusive economic zone and landing the fish in Washington State. Salmon troll licenses are only for fishing within 3 miles (4.8 kilometers) off the coast.)

Commercial fishery income, for purposes of the Habitat and Data Collection Jobs Programs, is income derived from participation in the commercial fishery. For purposes of the Vessel Permit Buyout Program, commercial fishery income is income derived from participation in a commercial salmon fishery in the coastal waters of Washington, Oregon, and California, and the waters of Grays Harbor, Willapa Bay, and the Columbia River.

Classification

This action has been determined to be not significant for the purposes of E.O. 12866.

The application mentioned in this notice is subject to the Paperwork Reduction Act. It has been approved by the Office of Management and Budget under control number 0648-0288.

Authority: 16 U.S.C. 4107(d).

Dated: June 16, 1995.
Gary Matlock,
Program Management Officer, National Marine Fisheries Service.
 [FR Doc. 95-15322 Filed 6-19-95; 2:07 pm]
 BILLING CODE 3510-22-F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits for Certain Cotton and Man-Made Fiber Textile Products Produced or Manufactured in Bangladesh

June 16, 1995.

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

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

EFFECTIVE DATE: June 20, 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).

The current limit for Categories 338/339 is being increased by special shift, reducing the limit for Categories 638/639.

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 60 FR 5371, published on January 27, 1995.

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 Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing, but are designed to assist only in the

implementation of certain of their provisions.
Rita D. Hayes,
Chairman, Committee for the Implementation of Textile Agreements.
Committee for the Implementation of Textile Agreements
 June 16, 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 January 24, 1995, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, man-made fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Bangladesh and exported during the twelve-month period which began on January 1, 1995 and extends through December 31, 1995.

Effective on June 20, 1995, you are directed to amend the January 24, 1995 directive to adjust the limits for the following categories, as provided under the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted twelve-month limit ¹
338/339	1,000,199 dozen.
638/639	1,129,030 dozen.

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

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,
Rita D. Hayes,
Chairman, Committee for the Implementation of Textile Agreements.
 [FR Doc. 95-15337 Filed 6-21-95; 8:45 am]
 BILLING CODE 3510-DR-F

Request for Public Comments on Bilateral Textile Consultations With Guatemala on Certain Cotton and Man-Made Fiber Textile Products

June 16, 1995.
AGENCY: Committee for the Implementation of Textile Agreements (CITA).
ACTION: Notice.

FOR FURTHER INFORMATION CONTACT: Jennifer Aldrich, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-4212. For information on categories for which consultations have been requested, call (202) 482-3740.