

**DATES:** The announced meeting is scheduled during 2 days: Monday, November 20, 8:30 a.m. to 5:00 p.m.; Tuesday, November 21, 8:30 a.m. to 12:30 p.m.

**ADDRESSES:** National Sea Grant Office.

**FOR FURTHER INFORMATION CONTACT:** Dr. Chandrakant Bhumralkar, Acting Director, National Sea Grant College Program, National Oceanic & Atmospheric Administration, 1315 East-West Highway, Room 11362, Silver Spring, Maryland 20910, (301) 713-2448 extension 161.

**SUPPLEMENTARY INFORMATION:** The Panel, which consists of balanced representation from academia, industry, state government, and citizens groups, was established in 1976 by Section 209 of the Sea Grant Improvement Act (Public Law 94-461, 33 U.S.C. 1128) and advises the Secretary of Commerce, the Under Secretary for Oceans and Atmosphere, also the Administrator of NOAA, and the Director of the National Sea Grant College Program with respect to operations under the act, and such other matters as the Secretary refers to the Panel for review and advice. The agenda for the meeting is:

*Monday, November 20, 1995*

8:00-8:10 Panel Introductions  
8:10-9:00 Legislative Update  
9:00-10:00 National Sea Grant Office Briefing  
10:30-11:00 Status on the Selection of Sea Grant Director and 1996 Site Visit Plans  
11:00-12:00 Council of Sea Grant Directors/Sea Grant Association  
1:00-2:30 Role of Panel: General Discussion  
3:00-5:00 Involvement in Secretarial and Under Secretarial Constituency Roundtable Discussions

*Tuesday, November 21, 1995*

8:00-9:00 NOAA Briefing  
9:00-9:30 Communications Paper  
9:30-10:30 Operational Improvements  
10:30-12:00 Panel Organizational Business  
12:00 Adjourn Meeting

The meeting will be open to the public.

Dated: November 3, 1995.

Ned A. Osteno,  
*Assistant Administrator for Oceanic and Atmospheric Research.*

[FR Doc. 95-27826 Filed 11-8-95; 8:45 am]

**BILLING CODE 3510-12-P**

## **COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS**

### **Amendment Export Visa Requirements for Certain Silk Apparel and Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textiles and Textile Products Produced or Manufactured in the People's Republic of China; Correction**

November 3, 1995.

Make the following changes in the document published in the Federal Register on October 24, 1995 (60 FR 54478):

1. In the notice, 3rd paragraph, 4th line, under the heading 'Supplementary Information' change 'February 28, 1996' to 'February 29, 1996.'

2. In the letter to the Commissioner of Customs, 3rd paragraph, 6th line, change 'February 28, 1996' to 'February 29, 1996.'

D. Michael Hutchinson,

*Acting Chairman, Committee for the Implementation of Textile Agreements.*

[FR Doc. 95-27718 Filed 11-8-95; 8:45 am]

**BILLING CODE 3510-DR-F**

### **Announcement of Public Comment Period on the Implementation of the Electronic Visa Information System**

November 6, 1995.

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

**ACTION:** Seeking Public Comment on the Implementation of the Electronic Visa Information System

**FOR FURTHER INFORMATION CONTACT:** Julie Carducci, Office of Textiles and Apparel, U.S. Department of Commerce, (202)482-3588.

#### **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 Electronic Visa Information System (ELVIS) allows foreign governments to electronically transfer shipment information on textile and apparel shipments which are subject to quantitative restrictions, to the U.S. Customs Service. Preparations are underway to move beyond the current test phase and begin implementation of ELVIS with China, Korea, the Philippines and Singapore on January 1, 1996, pending bilateral agreement to amend the existing visa arrangements. As other trading partners complete the technical requirements, they will also be added to this system. (Note: This

implementation will not eliminate the current requirement for a valid paper visa to accompany each shipment. After six months from the date of implementation, an assessment of the dual visa system will be made to determine whether a transition to a paperless ELVIS system with selected trading partners is appropriate.)

Implementation will require a complete and accurate ELVIS transmission before the U.S. Customs Service permits entry for a shipment. U.S. Customs will:

A. Not release merchandise if an ELVIS transmission has not been received from the country of origin.

B. Not release merchandise if the ELVIS transmission for that shipment is missing any of the following: visa number, category or part category, quantity, unit of measure, date of issuance, manufacturer identification number; or if information in the transmission does not match information supplied by the importer, or agent on behalf of the importer.

C. Not release merchandise if the quantity being entered is greater than the quantity transmitted.

D. Not release merchandise if the visa number has previously been used, except in the case of a split shipment.

E. Require a new, correct ELVIS transmission from the country of origin before releasing a shipment that has been denied entry because of one of the circumstances mentioned above.

The Committee for the Implementation of Textile Agreements is requesting interested parties to submit comments on the January 1, 1996 implementation of the Electronic Visa Information System. Comments must be received on or before Friday, December 8, 1995. Comments may be mailed to the Acting Chairman, Committee for the Implementation of Textile Agreements, room 3001, U.S. Department of Commerce, 14th and Constitution Avenue NW., Washington, DC 20230.

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).

D. Michael Hutchinson,  
*Acting Chairman, Committee for the Implementation of Textile Agreements.*

[FR Doc. 95-27797 Filed 11-8-95; 8:45 am]

**BILLING CODE 3510-DR-F**

**CONSUMER PRODUCT SAFETY COMMISSION****Request for Comments Concerning Proposed Extension of Approval of a Collection of Information—Coal- and Wood-Burning Stoves**

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Notice.

**SUMMARY:** As required by the Paperwork Reduction Act (44 U.S.C. Chapter 35), the Consumer Product Safety Commission requests comments on a proposed extension of approval of a collection of information from manufacturers and importers of coal- and wood-burning stoves. The collection of information is in regulations entitled "Coal and Wood Burning Appliances—Notification of Performance and Technical Data," codified at 16 CFR Part 1406. These regulations require manufacturers and importers of coal- and wood-burning stoves to provide instructions for safe installation, operation, and maintenance on permanent labels attached to those appliances, and in owner's manuals, catalogs, and point-of-purchase materials. The regulations also require manufacturers and importers to provide a copy of the label and owner's manual for each model of stove, and an explanation of how minimum clearance distances between the stove and combustible materials in floors, walls, and ceiling were determined. The Commission will consider all comments received in response to this notice before requesting an extension of this collection of information from the Office of Management and Budget.

**DATES:** Written comments must be received by the Office of the Secretary not later than January 8, 1996.

**ADDRESSES:** Written comments should be captioned "Coal- and Wood- Burning Stoves" and mailed to the Office of the Secretary, Consumer Product Safety Commission, Washington, D.C. 20207, or delivered to that office, room 502, 4330 East West Highway, Bethesda, Maryland.

**FOR FURTHER INFORMATION CONTACT:** For information about the proposed extension of the collection of information, or to obtain a copy of 16 CFR Part 1406, call or write Nicholas V. Marchica, Director, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, D.C. 20207; telephone (301) 504-0416, extension 2243.

**SUPPLEMENTARY INFORMATION:** In 1981, residential fires involving coal- and

wood-burning stoves were associated with an estimated 1,200 injuries and an estimated 160 deaths. Many of these fires resulted from installation of coal- and wood-burning stoves too close to combustible materials in walls, ceilings, floors, or carpets. Other causes of fires associated with these appliances included improper operation, such as over-fueling, and lack of proper maintenance.

**A. Regulations Requiring Technical Information Related to Safety**

To reduce risks of death and injury from fires associated with coal- and wood-burning stoves, the Commission issued regulations in 1983 requiring manufacturers to provide specified performance and technical information about their products to prospective purchasers, consumers, and the Commission. These regulations are codified at 16 CFR Part 1406 and were issued under the authority of section 27(e) of the Consumer Product Safety Act (CPSA) (15 U.S.C. § 2076(e)).

The Office of Management and Budget (OMB) approved the collection of information in the regulations under control number 3041-0040. OMB's most recent extension of approval expired on January 31, 1995. The Commission now proposes to request a reinstatement of approval without change for the collection of information in the regulations.

The regulations require manufacturers to provide instructions for safe installation, operation, and maintenance on permanent labels attached to coal- and wood-burning stoves, in owner's manuals, in other accompanying literature, and in catalogs and point-of-purchase materials. The regulations also required manufacturers of coal- and wood-burning stoves to submit by December 6, 1983, the following information to the Commission: a copy of the label and owner's manual for each model of stove, and an explanation of how clearance distances were determined. Additionally, the regulations require manufacturers to submit this information to the Commission any time a change is made to the label or owner's manual for any model of stove, and at any time a new model of stove is introduced.

The Commission reviews all submissions from manufacturers of coal- and wood-burning stoves to assure that the information on the label and in owner's manuals, catalogs, and point-of-purchase materials is appropriate for safe installation, operation, and maintenance of these appliances. If necessary, the Commission obtains revision of any incorrect information on

the label or in the owner's manual, catalog, or point-of-purchase materials for an individual stove model.

**B. Estimated Burden**

The Commission staff estimates that the total annual burden imposed by the regulations on manufacturers of coal- and wood-burning stoves will be about 30 hours. All manufacturers of stoves currently provide to consumers all of the information required by the regulations, and have made at least one submission of the information required to be provided to the Commission. The Commission staff estimates that, each year, manufacturers will introduce or modify about ten stove models. The manufacturers of the new or modified stove models are required by the regulations to design or revise labeling information and owner's manuals for those models. These manufacturers are also required to submit to the Commission copies of the new or revised labels and owner's manuals and a statement of the method used to calculate clearance distances which appear on the labels and in owner's manuals.

The Commission staff estimates that the regulations will impose an annual burden of about three hours on the manufacturer of each new or modified stove model. Most of that burden will result from collecting and sending the required information to the Commission.

The hourly wage for accounting and bookkeeping time required to collect and send the information is about \$12, for an annual cost to the industry of \$360.

The Commission will expend approximately one-half month of professional staff time reviewing, evaluating, and obtaining any correction which may be required of the information submitted by manufacturers to the Commission. The annual cost to the Federal government of the collection of information collection in these regulations is estimated to be \$2,800.

**C. Request for Comments**

The Commission solicits written comments from all interested persons about the proposed extension of approval of the collection of information in the regulations for coal- and wood-burning stoves. The Commission specifically solicits information about the hourly burden and monetary costs imposed by the collection of information on firms subject to this collection of information. The Commission also seeks information relevant to the following topics:

- Whether the collection of information is necessary for the proper performance of the Commission's functions;
- Whether the information will have practical utility for the Commission;
- Whether the quality, utility, and clarity of the information to be collected could be enhanced; and
- Whether the burden imposed by the collection of information could be minimized by use of automated, electronic or other technological collection techniques, or other form of information technology.

Dated: November 3, 1995.

Sadye E. Dunn,  
Secretary, Consumer Product Safety  
Commission.

[FR Doc. 95-27715 Filed 11-8-95; 8:45 am]

BILLING CODE 6355-01-P

## DEPARTMENT OF DEFENSE

### Office of the Secretary

#### National Defense University, Board of Visitors

**AGENCY:** Department of Defense,  
National Defense University.

**ACTION:** Notice.

**SUMMARY:** The President, National  
Defense University has scheduled a

meeting of the Board of Visitors. The meeting will be held between 0800–1200 and 1330–1530, November 17, 1995. The meeting will be held in Room 155C, Marshall Hall, Building 62, Fort Lesley J. McNair. For further information contact the Director, University Operations, National Defense University, Fort Lesley J. McNair, Washington, D.C. 20319–6000. To reserve space, interested persons should phone (202) 287–9416. The agenda will include present and future educational and research plans for the National Defense University and its components. The meeting is open to the public, but the limited space available for observers will be allocated on a first come, first served basis.

Dated: November 1, 1995.

L.M. Bynum,  
*Alternate OSD Federal Register Liaison  
Officer, Department of Defense.*

[FR Doc. 95-27716 Filed 11-8-95; 8:45 am]

BILLING CODE 5000-04-M

## Revised Non-Foreign Overseas Per Diem Rates

**AGENCY:** DoD, Per Diem, Travel and  
Transportation Allowance Committee.

**ACTION:** Notice of Revised Non-Foreign  
Overseas Per Diem Rates.

**SUMMARY:** The Per Diem, Travel and  
Transportation Allowance Committee is  
publishing Civilian Personnel Per Diem  
Bulletin Number 185. This bulletin lists  
revisions in per diem rates prescribed  
for U.S. Government employees for  
official travel in Alaska, Hawaii, Puerto  
Rico, the Northern Mariana Islands and  
Possessions of the United States.  
Bulletin Number 185 is being published  
in the Federal Register to assure that  
travelers are paid per diem at the most  
current rates.

**EFFECTIVE DATE:** November 1, 1995.

**SUPPLEMENTARY INFORMATION:** This  
document gives notice of revisions in  
per diem rates prescribed by the Per  
Diem Travel and Transportation  
Allowance Committee for non-foreign  
areas outside the continental United  
States. It supercedes Civilian Personnel  
Per Diem Bulletin Number 184,  
published October 13, 1995 (60 FR  
53344). Distribution of Civilian  
Personnel Per Diem Bulletins by mail  
was discontinued. Per Diem Bulletins  
published periodically in the Federal  
Register now constitute the only  
notification of revisions in per diem  
rates to agencies and establishments  
outside the Department of Defense. For  
more information or questions about per  
diem rates, please contact your local  
travel office.

The text of the Bulletin follows:

## MAXIMUM PER DIEM RATES FOR OFFICIAL TRAVEL IN ALASKA, HAWAII, THE COMMONWEALTHS OF PUERTO RICO AND THE NORTHERN MARIANA ISLANDS AND POSSESSIONS OF THE UNITED STATES BY FEDERAL GOVERNMENT CIVILIAN EMPLOYEES

Locality	Maximum lodging amount (A)	+ M&IE rate (B)	=	Maximum per diem rate (C)	Effective date
Alaska:					
Adak <sup>5</sup> .....	\$10	\$34		\$44	10-01-91
Anaktuvuk Pass .....	83	57		140	12-01-90
Anchorage:					
05-15—09-30 .....	147	64		211	05-15-95
10-01—05-14 .....	81	57		138	03-01-95
Aniak .....	73	36		109	07-01-91
Atqasuk .....	129	86		215	12-01-90
Barrow .....	105	83		188	11-01-93
Bethel .....	76	67		143	02-01-94
Bettles .....	65	45		110	12-01-90
Cold Bay .....	110	54		164	07-01-93
Coldfoot .....	95	59		154	10-01-92
Cordova:					
05-01—09-30 .....	79	76		155	05-01-95
10-01—04-30 .....	67	73		140	03-01-95
Craig .....	67	35		102	07-01-91
Denali National Park .....	113	68		181	05-01-94
Dillingham .....	85	64		149	11-01-93
Dutch Harbor-Unalaska .....	113	67		180	05-01-92
Eielson AFB:					
05-15—09-15 .....	106	59		165	05-15-94
10-01—05-14 .....	68	55		123	01-01-94
Elmendorf AFB:					
05-15—09-30 .....	147	64		211	05-15-95
10-01—05-14 .....	81	57		138	03-01-93