

(2) A woven fabric which contains and exhibits properties of resiliency which render the fabric especially suitable for attachment by fusing with a thermo-plastic adhesive to the coat-front, side body or back of men's or boys' tailored suit jackets and suit-type jackets.

Also, this amendment is being extended for chest type plate, "hymo" piece or "sleeve header" of woven or welf-inserted warp knit construction of coarse animal hair or man-made filaments used in the manufacture of men's or boys' tailored suit jackets, for the one-year period beginning on September 23, 1998 and extending through September 22, 1999.

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 23, 1998.

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 March 20, 1998, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns the foreign origin exception for findings and trimmings under the Special Access Program.

Effective on September 23, 1998, by date of export, you are directed to extend, for the final time for the period beginning on September 23, 1998 and extending through December 31, 1998, the amendment to treat non-U.S. formed, U.S.-cut interlinings, further described below, for men's and boys' wool and man-made fiber suit jackets and suit-type jackets in Categories 433, 443, 633 and 643 as qualifying for the exception for findings and trimmings, including elastic strips less than one inch in width, created under the Special Access Program effective September 1, 1986 (see 51 FR 21208). In the aggregate, such interlinings, findings and trimmings must not exceed 25 percent of the cost of the components of the assembled article.

The amendment implemented by this directive shall be of a temporary nature. The amendment will terminate on December 31, 1998, by date of export.

As described above, non-U.S. formed, U.S.-cut interlinings may be used in imports of men's or boys' suit jackets and suit-type jackets entered under the Special Access Program (9802.00.8015) provided they are cut in the United States and of a type described below:

(1) A weft-inserted warp knit fabric which contains and exhibits properties of elasticity and resilience which render the fabric especially suitable for attachment by fusing with a thermo-plastic adhesive to the coat-front, side body or back of men's or boys' tailored suit jackets and suit-type jackets.

(2) A woven fabric which contains and exhibits properties of resiliency which render

the fabric especially suitable for attachment by fusing with a thermo-plastic adhesive to the coat-front, side body or back of men's or boys' tailored suit jackets and suit-type jackets.

Also, you are directed to extend this amendment for the one-year period, beginning on September 23, 1998 and extending through September 22, 1999, for chest type plate, "hymo" piece or "sleeve header" of woven or welf-inserted warp knit construction of coarse animal hair or man-made filaments used in the manufacture of men's or boys' tailored suit jackets and suit-type jackets.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

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COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Request for Public Comments on Government of Colombia Request to Consult with the United States on Non-Textured Polyester Filament Yarn

September 25, 1998.

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

ACTION: Notice.

FOR FURTHER INFORMATION CONTACT:

William J. Dulka, Director, Industry Assessment Division, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-4058.

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 Customs, Tariffs and Foreign Trade Committee of Colombia (AAA Committee) has stated that there was a substantial and ongoing increase in imports of non-textured polyester filament yarn (Tariff Heading 5402.43.00) which was causing serious damage to the Colombian industry during the period June 1997 through May 1998, and that damage was attributable to imports from Korea, the United States, Malaysia, Thailand and Taiwan.

On August 17, 1998, under Article 6 of the Uruguay Round Agreement on Textiles and Clothing (ATC), the AAA Committee requested consultations with the Government of the United States

with respect to non-textured polyester filament yarn, produced or manufactured in the United States and exported to Colombia. The Government of Colombia proposes to establish a one-year quantitative restraint for U.S. imports of this product at a level of 588.79 metric tons (588,790 kilograms).

Anyone wishing to comment or provide data or information regarding these consultations, particularly with regard to the export of non-textured polyester filament yarn to Colombia, is invited to submit 10 copies of such comments or information to Troy H. Cribb, Chairman, Committee for the Implementation of Textile Agreements, U.S. Department of Commerce, Washington, D.C. 20230; ATTN: Helen L. LeGrande.

As consultation may occur soon, comments should be submitted as soon as possible, preferably by October 12, 1998. Comments or information submitted in response to this notice will be available for public inspection in the Office of Textiles and Apparel, room H3100, U.S. Department of Commerce, 14th and Constitution Avenue, NW., Washington, D.C.

Further comments may be invited regarding particular comments or information received from the public which the Committee for the Implementation of Textile Agreements considers appropriate for further consideration.

The solicitation of comments regarding any aspect of the implementation of an agreement is not a waiver in any respect of the exemption contained in 5 U.S.C.553(a)(1) relating to matters which constitute "a foreign affairs function of the United States."

Should a solution be reached in consultations with the Government of Colombia, further notice will be published in the **Federal Register**.

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

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CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

Sunshine Act Meeting

Pursuant to the provisions of the Government in the Sunshine Act (5 U.S.C. 552b), notice is hereby given of the following meeting of the Board of Directors of the Corporation for National and Community Service (Corporation).