

FOR FURTHER INFORMATION CONTACT:

Wayne Swingle, Executive Director,
Gulf of Mexico Fishery Management
Council, 3018 U.S. Highway 301 North,
Suite 1000, Tampa, FL 33619;
telephone: 813-228-2815.

SUPPLEMENTARY INFORMATION: The AP consists largely of scientists with expertise in marine aquaculture. The AP will be redrafting the Generic Amendment Providing for Regulation of Offshore Marine Aquaculture (Amendment). The draft amendment contains scientific information on the culture of marine fish and on the environmental effects of such aquaculture. The amendment also contains many alternatives that could be used to regulate aquaculture by best management practices (BMP). The Council solicited public comment on the draft amendment in eight scoping hearings. The AP will consider these public recommendations in redrafting the amendment.

The Gulf of Mexico Fishery Management Council is one of eight regional fishery management councils that were established by the Magnuson-Stevens Fishery Conservation and Management Act of 1976. The Gulf of Mexico Fishery Management Council prepares fishery management plans that are designed to manage fishery resources in the U.S. Gulf of Mexico.

See **ADDRESSES** for copies of the discussion material for this meeting. Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Fishery Conservation and Management Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

Special Accommodations

The meeting is open to the public and is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Dawn Aring at the Council (see **ADDRESSES**) by August 13, 2004.

Dated: August 9, 2004.

Alan D. Risenhoover,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.
[FR Doc. E4-1783 Filed 8-11-04; 8:45 am]

BILLING CODE

DEPARTMENT OF COMMERCE**National Oceanic and Atmospheric Administration**

[I.D. 080904C]

Gulf of Mexico Fishery Management Council; Public Meeting

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

ACTION: Notice of public meeting.

SUMMARY: The Gulf of Mexico Fishery Management Council (Council) will convene a public meeting of the Finfish Stock Assessment Panel (FSAP) to review proposed revisions to the regulations serving as guidelines for interpreting National Standard One under the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) in August 2004.

DATES: The Council's FSAP will convene from 1 p.m. to 4:30 p.m. on August 30, 2004.

ADDRESSES: The meeting will be held at the DoubleTree Guest Suites Tampa Bay, 3050 North Rocky Point Drive West, Tampa, FL; telephone: 813-888-8800.

Copies of the discussion material for this meeting may be obtained by calling 813-228-2815.

Council address: Gulf of Mexico Fishery Management Council, 3018 U.S. Highway 301 North, Suite 1000, Tampa, FL 33619.

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telephone: 813-228-2815.

SUPPLEMENTARY INFORMATION: National Standard One of the Magnuson-Stevens Act provides management will prevent overfishing while achieving optimum yield from fishery stocks. The guidelines for this standard provide technical guidance on assessing the status of stocks, preventing overfishing and rebuilding overfished stocks. NOAA Fisheries, after scientific review, is preparing to amend the guidelines. The Council's FSAP consists of scientists with expertise on management of fishery stocks and mathematically assessing the status of such stocks. The FSAP will review the revisions proposed by NOAA Fisheries and make their recommendations to the Council on the scientific merit of the proposed changes and/or the need for additional changes.

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Dated: August 9, 2004.

Alan D. Risenhoover,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. E4-1811 Filed 8-11-04; 8:45 am]

BILLING CODE

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS**Revision of Limitations of Duty- and Quota-Free Imports of Apparel Articles Assembled in Beneficiary Sub-Saharan African Countries from Regional and Third-Country Fabric for the 12-Month Period October 1, 2003 through September 30, 2004**

August 9, 2004.

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

ACTION: Publishing Revisions to the Fourth 12-Month Cap on Duty- and Quota-Free Benefits.

EFFECTIVE DATE: August 12, 2004.

FOR FURTHER INFORMATION CONTACT: Anna Flaaten, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

SUPPLEMENTARY INFORMATION:

Authority: Title I, Section 112(b)(3) of the Trade and Development Act of 2000, as amended by Section 3108 of the Trade Act of 2002 and Section 7(b)(2) of the AGOA Acceleration Act of 2004; Presidential Proclamation 7350 of October 4, 2000 (65 FR 59321); Presidential Proclamation 7626 of November 13, 2002 (67 FR 69459).

Title I of the Trade and Development Act of 2000 (TDA 2000) provides for duty- and quota-free treatment for certain textile and apparel articles imported from designated beneficiary sub-Saharan African countries. Section 112(b)(3) of TDA 2000 provides duty- and quota-free treatment for apparel articles wholly assembled in one or more beneficiary sub-Saharan African countries from fabric wholly formed in one or more beneficiary countries from yarn originating in the U.S. or one or more beneficiary countries. This preferential treatment is also available for apparel articles assembled in one or more lesser-developed beneficiary sub-Saharan African countries, regardless of the country of origin of the fabric used to make such articles. TDA 2000 imposed a quantitative limitation on imports eligible for preferential treatment under these two provisions.

The Trade Act of 2002 amended TDA 2000 to extend preferential treatment to apparel assembled in a beneficiary sub-Saharan African country from components knit-to-shape in a beneficiary country from U.S. or beneficiary country yarns and to apparel formed on seamless knitting machines in a beneficiary country from U.S. or beneficiary country yarns, subject to the quantitative limitation. The Trade Act of 2002 also increased the quantitative limitation but provided that this increase would not apply to apparel imported under the special rule for lesser-developed countries. The Trade Act of 2002 provided that the quantitative limitation for the year beginning October 1, 2003 would be an amount not to exceed 4.7931 percent of the aggregate square meter equivalents of all apparel articles imported into the United States in the preceding 12-month period for which data are available. Of this overall amount, apparel imported under the special rule for lesser-developed countries is limited to an amount not to exceed 2.3571 percent of apparel imported into the United States in the preceding 12-month period. For the purpose of the calculation of the 12-month period that began on October 1, 2003, the most recent 12-month period for which data were available was the 12-month period ending July 31, 2003.

Section 7(b)(2)(B)(ii)(I) of the AGOA Acceleration Act of 2004 extended the

expiration of the quantitative limitations. It also amended the percentage to be used in calculating the cap for the twelve-month period that began on October 1, 2003 and extends through September 30, 2004. The new percentage is 4.747. The sub-cap applicable for apparel articles under the special rule for lesser-developed countries remains unchanged for this twelve-month period.

Presidential Proclamation 7350 directed CITA to publish the aggregate quantity of imports allowed during each 12-month period in the Federal Register. Presidential Proclamation 7626, published on November 18, 2002, modified the aggregate quantity of imports allowed during each 12-month period. On September 16, 2003, CITA published the cap for the 12-month period from October 1, 2003 to September 30, 2004.

For the twelve-month period that began on October 1, 2003 and extends through September 30, 2004, the aggregate quantity of imports eligible for preferential treatment under these provisions is revised to 947,368,444 square meters equivalent. Of this amount, 470,411,241 square meters equivalent is available to apparel imported under the special rule for lesser-developed countries. These quantities will be recalculated for each subsequent year. Apparel articles entered in excess of these quantities will be subject to otherwise applicable tariffs.

These quantities are calculated using the aggregate square meter equivalents of all apparel articles imported into the United States, derived from the set of Harmonized System lines listed in the Annex to the World Trade Organization Agreement on Textiles and Clothing (ATC), and the conversion factors for units of measure into square meter equivalents used by the United States in implementing the ATC.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc.04-18468 Filed 8-11-04; 8:45 am]

BILLING CODE 3510-DR-S

DEPARTMENT OF EDUCATION**Submission for OMB Review; Comment Request**

AGENCY: Department of Education.

SUMMARY: The Leader, Regulatory Information Management Group, Office of the Chief Information Officer invites comments on the submission for OMB

review as required by the Paperwork Reduction Act of 1995.

DATES: Interested persons are invited to submit comments on or before September 13, 2004.

ADDRESSES: Written comments should be addressed to the Office of Information and Regulatory Affairs, Attention: Carolyn Lovett, Desk Officer, Department of Education, Office of Management and Budget, 725 17th Street, NW., Room 10235, New Executive Office Building, Washington, DC 20503 or faxed to (202) 395-6974.

SUPPLEMENTARY INFORMATION: Section 3506 of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) requires that the Office of Management and Budget (OMB) provide interested Federal agencies and the public an early opportunity to comment on information collection requests. OMB may amend or waive the requirement for public consultation to the extent that public participation in the approval process would defeat the purpose of the information collection, violate State or Federal law, or substantially interfere with any agency's ability to perform its statutory obligations. The Leader, Regulatory Information Management Group, Office of the Chief Information Officer, publishes that notice containing proposed information collection requests prior to submission of these requests to OMB. Each proposed information collection, grouped by office, contains the following: (1) Type of review requested, e.g., new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. OMB invites public comment.

Dated: August 9, 2004.

Angela C. Arrington,

Leader, Regulatory Information Management Group, Office of the Chief Information Officer.

Office of Vocational and Adult Education

Type of Review: Extension.
Title: Adult Education and Family Literacy Act State Plan (PL 105-220).
Frequency: Annually.
Affected Public: State, Local, or Tribal Gov't, SEAs or LEAs.
Reporting and Recordkeeping Hour Burden:

Responses: 59.

Burden Hours: 2,655.

Abstract: It is unlikely that Congress will pass a reauthorization of the Workforce Investment Act (WIA) this year. Therefore, the enclosed Policy