Category	Twelve-month restraint limit	⁴ Category 3 6109.10.0018, 6109.10.0065,	6109.10.0 611
648	1,159,658 dozen of	6114.20.0010.	
	which not more than	⁵ Category	347–W: c
	1,144,868 dozen	6203.19.1020,	6203.19.9
	shall be in Category	6203.22.3030,	6203.42.4 6203.42.4
	648–W ⁸ .	6203.42.4015, 6203.42.4045,	6203.42.4
649	837,944 dozen.	6203.49.8020,	6210.40.9
650	173,283 dozen.	6211.20.3810	and 621
652	4,935,766 dozen.	348–W: only	HTS nun
659(1) ⁹ (coveralls,	677,901 kilograms.	6204.19.8030,	6204.22.3
overalls and	077,901 Kilograms.	6204.29.4034,	6204.62.3
jumpsuits).		6204.62.4010, 6204.62.4040.	6204.62.4 6204.62.4
659(2) ¹⁰ (swimsuits)	276,711 kilograms.	6204.62.4040,	6204.69.6
443/444/643/644/	-	6210.50.9060,	6211.20.
	57,573 numbers.	6211.42.0030	
843/844(1) (made-		⁶ Category	359(1): c
to-measure suits).		6103.42.2025,	6103.49.8
Group II subgroup	450 470 000	6104.69.8010,	6114.20.0
336,341, 342, 350,	156,179,899 square	6203.42.2010,	6203.42.2
351, 636, 640, 642	meters equivalent.	6211.32.0010, 6211.42.0010.	621
and 651, as a		⁷ Category	359(2): o
group.		6103.19.2030,	6103.19.9
Within Group II sub-		6104.19.8040,	6110.20.2
group		6110.20.2030,	6110.20.2
336	227,679 dozen.	6110.90.9046,	6201.92.2
341	2,820,117 dozen.	6203.19.1030,	6203.19.9
342	556,399 dozen.	6204.19.8040,	621
350	138,726 dozen.	6211.42.0070.	648–W: c
351	1,191,090 dozen.	⁸ Category 6204.23.0040,	648–W: 0 6204.23.0
636	306,415 dozen.	6204.29.2025,	6204.29.4
640	955,148 dozen.	6204.63.3000,	6204.63.3
642	243,673 dozen.	6204.63.3532,	6204.63.3
651	331,841 dozen.	6204.69.2530,	6204.69.2
Group III		6204.69.6030,	6204.69.9
831-844 and 847-	47,734,699 square	6211.20.1555,	6211.20.
859, as a group.	meters equivalent.	and 6217.90.9 ⁹ Category	659(1): c
Sublevels in Group		6103.23.0055,	6103.43.2
		6103.49.2000,	6103.49.8
834	12,470 dozen.	6104.63.1030,	6104.69.1
835	113,138 dozen.	6114.30.3044,	6114.30.3
836	164,764 dozen.	6203.43.2090,	6203.49.1
840	672.047 dozen.	6204.63.1510,	6204.69.1
842	261,475 dozen.	6211.33.0010, 6211.43.0010.	621
847	360,912 dozen.	¹⁰ Category	659(2):
	300,912 002011.	6112.31.0010,	6112.31.0
Limits not in a group	4 407 004 damag	6112.41.0020,	6112.41.0
845(1) ¹¹ (sweaters	1,127,831 dozen.	6211.11.1010,	6211.11.
made in Hong		and 6211.12.1	020.
Kong).	0.000 500 11-00	¹¹ Category	845(1): 0
845(2) ¹² (sweaters	2,699,599 dozen.	6103.29.2074,	
assembled in		6110.90.9042	
Hong Kong from		¹² Category 6103.29.2070,	845(2): 0 6104.29.2
knit-to-shape com-		and 6110.90.9	
ponents, knit else-		¹³ Category	846(1): 0
where).		6103.29.2068,	6104.29.
846(1) ¹³ (sweaters	182,381 dozen.	and 6110.90.9	
made in Hong		14 Category	846(2): 0
Kong).		6103.29.2066,	6104.29.
846(2) ¹⁴ (sweaters	439,469 dozen.	and 6110.90.9	J36.
assembled in		Imports cha	rged to the
Hong Kong from		Imports charged to thes the period January 1, 199	
knit-to-shape com-		31, 1996 shall be charged	
ponents, knit else-		of restraint to	
where).		balances. In th	
1 Cotogon (219(1))		for that pariod	

¹Category 218(1): all HTS numbers except 5209.42.0060, 5209.42.0080, 5211.42.0060, 5211.42.0080, 5514.32.0015 and 5516.43.0015.

²Category 369(1): only HTS numbers 6307.10.2005.

³Categories 338/339: all HTS numbers except 6109.10.0018, 6109.10.0023, 6109.10.0060, 6109.10.0065, 6114.20.0005 and 6114.20.0010.

only HTS numbers 0023, 6109.10.0060, 4.20.0005 and only HTS numbers 9020, 6203.22.3020, 4005, 6203.42.4010, 4025 6203.42.4035. 4050, 6203.42.4060 6211.20.1520, 9033. 1.32.0040; Category mbers 6204.12.0030, 3040, 6204.22.3050 3000, 6204.62.4005 4020, 6204.62.4030 4050, 6204.62.4055 6010, 6204.69.9010, 1550. 6211.20.6810, 90.9050 only HTS numbers 8034, 6104.62.1020, numbers 0048, 6114.20.0052, 2090. 6204.62.2010, 1.32.0025 and HTS numbers onlv 9030, 6104.12.0040, 1022, 6110.20.1024, 6110.90.9044. 2035. 6202.92.2020 2010. 9030, 6204.12.0040, 11.32.0070 and only HTS numbers .0045, 6204.29.2020, 6204.63.2000 4038 3510. 6204.63.3530 3540, 6204.69.2510 2540, 6204.69.2560, 9030. 6210.50.5035 .6820, 6211.43.0040 HTS numbers only .2020, 6103.43.2025, 8038. 6104.63.1020, 1000, 6104.69.8014, 3054. 6203.43.2010, 1010, 6203.49.1090, 1010, 6210.10.9010 11.33.0017 and only HTS numbers 6112.41.0010. .00Ź0. 0030, 6112.41.0040, 1020, 6211.12.1010 only HTS numbers .2079, 6110.90.9024, 90.9015. only HTS numbers .2077, 6110.90.9022 only HTS numbers 2075, 6110.90.9020 only HTS numbers .2073, 6110.90.9018 ese category limits for 96 through December

Imports charged to these category limits for the period January 1, 1996 through December 31, 1996 shall be charged against those levels of restraint to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this directive.

The limits set forth above are subject to adjustment in the future pursuant to the provisions of the Uruguay Round Agreements Act, the ATC and any administrative arrangements notified to the Textiles Monitoring Body. The conversion factors for merged Categories 333/334, 633/634/635 and 638/ 639 are 33, 33.90 and 13, respectively.

In carrying out the above directions, the Commissioner of Customs should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

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).

Sincerely,

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. 96–31460 Filed 12–10–96; 8:45 am] BILLING CODE 3510–DR-F

Announcement of Import Restraint Limits for Certain Cotton and Man-Made Fiber Textile Products Produced or Manufactured in Nepal

December 5, 1996.

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

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

EFFECTIVE DATE: January 1, 1997.

FOR FURTHER INFORMATION CONTACT: Janet Heinzen, 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 Bilateral Textile Agreement, effected by exchange of notes dated May 30 and June 1, 1986, as amended and extended, and a Memorandum of Understanding (MOU) dated November 6, 1996, between the Governments of the United States and Nepal establish limits for the period January 1, 1997 through December 31, 1997.

These limits are subject to revision pursuant to the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing (ATC). On the date that Nepal becomes a member of the World Trade Organization the restraint limits will be modified in accordance with the ATC. In the letter published below, the

Chairman of CITA directs the

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Commissioner of Customs to establish the 1997 limits. The limit for Category 340 has been reduced for carryforward and special carryforward applied in 1996.

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 60 FR 65299, published on December 19, 1995). Information regarding the 1997 CORRELATION will be published in the Federal Register at a later date.

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 bilateral agreement and MOU, but are designed to assist only in the implementation of certain of their provisions.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

December 5, 1996.

Commissioner of Customs,

Department of the Treasury, Washington, DC 20229.

Dear Commissioner: Pursuant to section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854), the Bilateral Textile Agreement, effected by exchange of notes datead May 30 and June 1, 1986, as amended and extended, and a Memorandum of Understanding dated November 6, 1996 between the Governments of the United States and Nepal; and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended, you are directed to prohibit, effective on January 1, 1997, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton and man-made fiber textile products in the following categories, produced or manufactured in Nepal and exported during the twelve-month period beginning on January 1, 1997 and extending through December 31, 1997, in excess of the following levels of restraint:

Category	Twelve-month restraint limit
336/636	220,957 dozen. 260,067 dozen. 1,025,084 dozen. 278,530 dozen. 718,826 dozen. 900,000 kilograms. 160,617 dozen. 362,151 dozen.

¹Category 369–S: only HTS number 6307.10.2005.

Imports charged to these category limits, except Category 369–S, for the period January 1, 1996 through December 31, 1996 shall be charged against those levels of restraint to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this directive.

Should Nepal become a member of the World Trade Organization, the limits set forth above will be subject to adjustment in the future pursuant to the provisions of the Uruguay Round Agreements Act, the Uruguay Round Agreement on Textiles and Clothing and any administrative arrangements notified to the Textiles Monitoring Body.

In carrying out the above directions, the Commissioner of Customs should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

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).

Sincerely,

D. Michael Hutchinson, Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. 96–31461 Filed 12–10–96; 8:45 am] BILLING CODE 3510–DR–F

CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

Proposed Collection: Comment Request

December 6, 1996. ACTION: Notice.

SUMMARY: The Corporation for National and Community Service (CNCS), as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95) (44 U.S.C. 3508(c)(2)(A)). This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirement on respondents can be properly assessed. Currently, the Corporation for National and Community Service is soliciting comments concerning its proposed combination of the Participant Enrollment Form and National Service Trust Enrollment Form into one form, the National Service Enrollment Form, and the combination of the Member Exit Form National Service Trust End of Term Form into one form, the National

Service Member Exit Form. Copies of the information collection requests can be obtained by contacting the office listed below in the address section of this notice.

DATES: Written comments must be submitted to the office listed in the addresses section on or before February 5, 1997.

The Corporation for National and Community Service is particularly interested in comments which:

• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Corporation, including whether the information will have practical utility;

• Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

 Enhance the quality, utility and clarity of the information to be collected; and

• Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

ADDRESSES: Send comments to Lance Potter, Director, Office of Evaluation, Corporation for National and Community Service, 1201 New York Ave., N.W., Washington, D.C., 20525.

FOR FURTHER INFORMATION CONTACT: Lance Potter, (202) 606–5000, ext. 448.

SUPPLEMENTARY INFORMATION:

Part I

I. Background (Participant Enrollment Form/National Service Trust Enrollment Form)

This notice involves the revision of the Participant Enrollment Form (OMB 3200–0018) which is being revised to incorporate elements from the National Service Trust Enrollment Form (OMB 3045–0006) in an effort to reduce burden and facilitate data collection. After its revision, the form will be called the National Service Enrollment Form, and it will eliminate the need to distribute the National Service Trust Enrollment Form.

II. Current Action

The Corporation for National and Community Service seeks the revision of the Participant Enrollment Form to be renamed the National Service Enrollment Form to collect evaluation