

filled, such products shall no longer be charged to any limit.

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. 01-29909 Filed 12-3-01; 8:45 am]

BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Announcement of Import Restraint Limits for Certain Cotton, Wool and Man-Made Fiber Textiles and Textile Products Produced or Manufactured in Romania

November 27, 2001.

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

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

EFFECTIVE DATE: January 1, 2002.

FOR FURTHER INFORMATION CONTACT:
Naomi Freeman, 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,
call (202) 927-5850, or refer to the U.S.
Customs website at <http://www.customs.gov>. For information on
embargoes and quota re-openings, refer
to the Office of Textiles and Apparel
website at <http://otexa.ita.doc.gov>.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural
Act of 1956, as amended (7 U.S.C. 1854);
Executive Order 11651 of March 3, 1972, as
amended.

The import restraint limits for textile
products, produced or manufactured in
Romania and exported during the
period January 1, 2002 through
December 31, 2002 are based on the
limits notified to the Textiles
Monitoring Body pursuant to the
Uruguay Round Agreement on Textiles
and Clothing (ATC).

These limits do not apply to goods
entered under the Outward Processing
Program, as defined in the notice and

letter to the Commissioner of Customs
published in the **Federal Register** on
December 14, 1999 (see 64 FR 69746).

Any shipment for entry under the
Outward Processing Program which is
not accompanied by valid certification
in accordance with the provisions
established in the notice and letter to
the Commissioner of Customs,
published in the **Federal Register** on
December 14, 1999 (see 64 FR 69744),
shall be denied entry. However, the
Government of Romania may authorize
the entry and charges to the appropriate
specific limits by the issuance of a valid
visa. Also see 49 FR 493, as amended,
published on January 4, 1984.

Pursuant to the provisions of the ATC,
the third stage of the integration of
textile and apparel products into the
General Agreement on Tariffs and Trade
1994 will take place on January 1, 2002
(see 60 FR 21075, published on May 1,
1995). Accordingly, certain previously
restrained categories have been
modified and their limits have been
revised, and a previously restrained
category has been eliminated. Integrated
products will no longer be subject to
quotas.

In the letter published below, the
Chairman of CITA directs the
Commissioner of Customs to establish
the 2002 limits.

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 65 FR 82328,
published on December 28, 2000).
Information regarding the 2002
CORRELATION will be published in the
Federal Register at a later date.

D. Michael Hutchinson,

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

Committee for the Implementation of Textile Agreements

November 27, 2001.

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); Executive Order
11651 of March 3, 1972, as amended; and the
Uruguay Round Agreement on Textiles and
Clothing (ATC), you are directed to prohibit,
effective on January 1, 2002, entry into the
United States for consumption and
withdrawal from warehouse for consumption
of cotton, wool and man-made fiber textiles
and textile products in the following
categories, produced or manufactured in
Romania and exported during the twelve-
month period beginning on January 1, 2002,
and extending through December 31, 2002, in
excess of the following levels of restraint:

Category	Twelve-month limit
313	2,899,725 square me- ters.
314	2,174,794 square me- ters.
315	5,233,646 square me- ters.
333	207,232 dozen.
334	501,022 dozen.
335	257,485 dozen.
338/339	1,133,143 dozen.
340	494,611 dozen.
341	200,862 dozen.
347/348	884,405 dozen.
352	315,275 dozen.
359pt. ¹	1,130,885 kilograms.
360	2,922,519 numbers.
361	1,948,347 numbers.
369pt. ²	428,581 kilograms.
410	183,962 square me- ters.
433/434	10,189 dozen.
435	10,658 dozen.
442	12,343 dozen.
443	95,220 numbers.
444	44,888 numbers.
447/448	24,754 dozen.
604	1,756,083 kilograms.
638/639	1,103,357 dozen.
640	151,748 dozen.
647/648	261,947 dozen.
666pt. ³	199,327 kilograms.

¹ Category 359pt.: all HTS numbers except
6115.19.8010, 6117.10.6010, 6117.20.9010,
6203.22.1000, 6204.22.1000, 6212.90.0010,
6214.90.0010, 6406.99.1550, 6505.90.1525,
6505.90.1540, 6505.90.2060 and
6505.90.2545.

² Category 369pt.: all HTS numbers except
4202.12.4000, 4202.12.8020, 4202.12.8060,
4202.22.4020, 4202.22.4500, 4202.22.8030,
4202.32.4000, 4202.32.9530, 4202.92.1500,
4202.92.3016, 4202.92.6091, 5601.10.1000,
5601.21.0090, 5701.90.1020, 5701.90.2020,
5702.10.9020, 5702.39.2010, 5702.49.1020,
5702.49.1080, 5702.59.1000, 5702.99.1010,
5702.99.1090, 5705.00.2020, 5805.00.3000,
5807.10.0510, 5807.90.0510, 6301.30.0010,
6301.30.0020, 6302.51.1000, 6302.51.2000,
6302.51.3000, 6302.51.4000, 6302.60.0010,
6302.60.0030, 6302.91.0005, 6302.91.0025,
6302.91.0045, 6302.91.0050, 6302.91.0060,
6303.11.0000, 6303.91.0010, 6303.91.0020,
6304.91.0020, 6304.92.0000, 6305.20.0000,
6306.11.0000, 6307.10.1020, 6307.10.1090,
6307.90.3010, 6307.90.4010, 6307.90.5010,
6307.90.8910, 6307.90.8945, 6307.90.9905,
6307.90.9982, 6406.10.7000, 9404.90.1000,
9404.90.8040 and 9404.90.9505.

³ Category 666pt.: all HTS numbers except
5805.00.4010, 6301.10.0000, 6301.40.0010,
6301.40.0020, 6301.90.0010, 6302.53.0010,
6302.53.0020, 6302.53.0030, 6302.93.1000,
6302.93.2000, 6303.12.0000, 6303.19.0010,
6303.92.1000, 6303.92.2010, 6303.92.2020,
6303.99.0010, 6304.11.2000, 6304.19.1500,
6304.19.2000, 6304.91.0040, 6304.93.0000,
6304.99.6020, 6307.90.9984, 9404.90.8522
and 9404.90.9522.

The limits set forth above are subject to
adjustment pursuant to the provisions of the
ATC and administrative arrangements
notified to the Textiles Monitoring Body.

Products in the above categories exported
during 2001 shall be charged to the
applicable category limits for that year (see
directive dated December 5, 2000) to the
extent of any unfilled balances. In the event

the limits established for that period have been exhausted by previous entries, such products shall be charged to the limits set forth in this directive.

These limits do not apply to goods entered under the Outward Processing Program, as defined in the letter to the Commissioner of Customs, dated December 8, 1999 (see 64 FR 69746).

Any shipment for entry under the Outward Processing Program which is not accompanied by a valid certification in accordance with the provisions established in the letter to the Commissioner of Customs, dated December 9, 1999 (see 64 FR 69744), shall be denied entry. However, the Government of Romania may authorize the entry and charges to the appropriate specific limits by the issuance of a valid visa. Also see directive dated December 29, 1983, as amended, (49 FR 493). Any shipment which is declared for entry under the Outward Processing Program but found not to qualify shall be denied entry into the United States.

Products to be integrated into the General Agreement on Tariffs and Trade 1994 on January 1, 2002 (listed in the Federal Register notice published on May 1, 1995, 60 FR 21075) which are exported during 2001 shall be charged to the applicable 2001 limits to the extent of any unfilled balances. After January 1, 2002, should those 2001 limits be filled, such products shall no longer be charged to any limit.

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).

D. Michael Hutchinson,
Acting Chairman, Committee for the Implementation of Textile Agreements.
[FR Doc. 01-29910 Filed 12-3-01; 8:45 am]

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COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

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

November 27, 2001.

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

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

EFFECTIVE DATE: January 1, 2002.

FOR FURTHER INFORMATION CONTACT: Naomi Freeman, 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, call (202) 927-5850, or refer to the U.S. Customs website at <http://www.customs.gov>. For information on embargoes and quota re-openings, refer to the Office of Textiles and Apparel website at <http://otexa.ita.doc.gov>.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

The import restraint limits for textile products, produced or manufactured in Singapore and exported during the period January 1, 2002 through December 31, 2002 are based on limits notified to the Textiles Monitoring Body pursuant to the Uruguay Round Agreement on Textiles and Clothing (ATC).

Pursuant to the provisions of the ATC, the third stage of the integration of textile and apparel products into the General Agreement on Tariffs and Trade 1994 will take place on January 1, 2002 (see 60 FR 21075, published on May 1, 1995). Accordingly, a previously restrained category has been eliminated and certain categories have been modified and their limits have been revised. Integrated products will no longer be subject to quota.

In the letter published below, the Chairman of CITA directs the Commissioner of Customs to establish the 2002 limits.

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 65 FR 82328, published on December 28, 2000). Information regarding the availability of the 2002 **CORRELATION** will be published in the **Federal Register** at a later date.

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

Committee for the Implementation of Textile Agreements

November 27, 2001.

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); Executive Order 11651 of March 3, 1972, as amended; and the Uruguay Round Agreement on Textiles and Clothing (ATC), you are directed to prohibit, effective on January 1, 2002, entry into the

United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textile products in the following categories, produced or manufactured in Singapore and exported during the twelve-month period beginning on January 1, 2002 and extending through December 31, 2002, in excess of the following levels of restraint:

Category	Twelve-month restraint limit
237	356,306 dozen.
239pt. ¹	243,980 kilograms.
331pt. ²	83,227 dozen pairs.
334	89,829 dozen.
335	270,206 dozen.
338/339	1,867,662 dozen of which not more than 1,091,479 dozen shall be in Category 338 and not more than 1,213,589 dozen shall be in Category 339.
340	1,307,086 dozen.
341	328,668 dozen.
342	202,256 dozen.
347/348	1,264,512 dozen of which not more than 790,318 dozen shall be in Category 347 and not more than 614,694 dozen shall be in Category 348.
435	7,350 dozen.
604	1,131,213 kilograms.
631pt. ³	503,927 dozen pairs.
634	342,950 dozen.
635	350,954 dozen.
638	1,259,602 dozen.
639	4,015,193 dozen.
640	278,659 dozen.
641	454,523 dozen.
642	472,478 dozen.
645/646	193,191 dozen.
647	799,624 dozen.
648	1,650,312 dozen.

¹Category 239pt.: only HTS number 6209.20.5040 (diapers).

²Category 331pt.: all HTS numbers except 6116.10.1720, 6116.10.4810, 6116.10.5510, 6116.10.7510, 6116.92.6410, 6116.92.6420, 6116.92.6430, 6116.92.6440, 6116.92.7450, 6116.92.7460, 6116.92.7470, 6116.92.8800, 6116.92.9400 and 6116.99.9510.

³Category 631pt.: all HTS numbers except 6116.10.1730, 6116.10.4820, 6116.10.5520, 6116.10.7520, 6116.93.8800, 6116.93.9400, 6116.99.4800, 6116.99.5400 and 6116.99.9530.

The limits set forth above are subject to adjustment pursuant to the provisions of the ATC and administrative arrangements notified to the Textiles Monitoring Body.

Products in the above categories exported during 2001 shall be charged to the applicable category limits for that year (see directive dated October 27, 2000) to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such products shall be charged to the limits set forth in this directive.

Products to be integrated into the General Agreement on Tariffs and Trade 1994 on