# SCHEDULE OF ANCILLARY MEETINGS—Continued

### Klamath Fishery Management Council MONDAY, APRIL 8, 2002 Council Secretariat Salmon Advisory Subpanel Scientific and Statistical Committee Salmon Technical Team Habitat Advisory Board Groundfish Advisory Subpanel Groundfish Management Team Klamath Fishery Management Council Tribal Policy Group Tribal and Washington Technical Group TUESDAY, APRIL 9, 2002 Council Secretariat California State Delega-Oregon State Delegation Washington State Delegation Groundfish Advisory Subpanel Groundfish Management Team Scientific and Statistical Committee Klamath Fishery Management Council Salmon Advisory Subpanel Salmon Technical Team Tribal Policy Group Tribal and Washington Technical Group **Enforcement Consultants** WEDNESDAY, APRIL 10, 2002 Council Secretariat California State Delegation Oregon State Delegation Washington State Delegation Groundfish Advisory Subpanel Groundfish Management Team Klamath Fishery Management Council Salmon Advisory Subpanel Salmon Technical Team Tribal Policy Group Tribal and Washington Technical Group **Enforcement Consultants** THURSDAY, APRIL 11, 2002 Council Secretariat California State Delegation

Oregon State Delegation

Washington State Dele-

gation

# SCHEDULE OF ANCILLARY MEETINGS—Continued

		1
•	Groundfish Management	
3 p.m.	Team	As necessary
	Salmon Advisory	
_	Subpanel	As necessary
7 a.m.	Salmon Technical Team	As necessary
	Tribal Policy Group	As necessary
8 a.m.	Tribal and Washington	
	Technical Group	As necessary
8 a.m.	Enforcement Consultants	As necessary
8 a.m.	FRIDAY, APRIL 12, 2002	7.10
10 a.m.	Council Secretariat	7 a.m.
	California State Delega-	
1:30 a.m.	tion	7 a.m.
8 a.m.	Oregon State Delegation	7 a.m.
o a.iii.	Washington State Dele-	
Ac pococcony	gation	7 a.m.
As necessary	Salmon Advisory	
As necessary	Subpanel	As necessary
A a no o o o o o n v	Salmon Technical Team	As necessary
As necessary		
	Tribal Policy Group	As necessary
7	Tribal and Washington	
7 a.m.	Technical Group	As necessary
7 a m	Enforcement Consultants	As necessary
7 a.m. 7 a.m.		
7 a.m.	Although nonemerge	ncv issues not

Although nonemergency issues not contained in this agenda may come before this Council for discussion, those issues may not be the subject of formal Council action during this meeting. Council action will be restricted to those issues specifically listed 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**

7 a.m. These meetings are physically accessible to people with disabilities. 7 a.m. Requests for sign language 7 a.m. interpretation or other auxiliary aids should be directed to Ms. Carolyn Porter 7 a.m. at (503) 326-6352 at least five days prior 8 a.m. to the meeting date. Dated: March 19, 2002. 8 a.m. Richard W. Surdi, Acting Director, Office of Sustainable

# As necessary Fisheries, National Marine Fisheries Service.

As necessary As necessary As necessary

7 a.m.

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5 p.m.

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[FR Doc. 02-6985 Filed 3-21-02; 8:45 am] BILLING CODE 3510-22-S

As necessary As necessary

> 7 a.m. 7 a.m.

7 a.m.

7 a.m.

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

**Extension of a Previously Announced** Grace Period on Export Visa and **Quota Requirements for Certain Textile Costumes Produced or Manufactured** in Various Countries, Exported Before June 1, 2002, and Entered for Consumption or Withdrawn from **Warehouse for Consumption Before** August 1, 2002

March 18, 2002.

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

**ACTION:** Issuing a directive to the Commissioner of Customs extending a grace period on export visa and quota requirements for certain textile costumes.

**SUMMARY:** On March 1, 2002, the U.S. Customs Service published a notice in the Federal Register informing the public that certain imported textile costumes, entered for consumption or withdrawn from warehouse for consumption after March 1, 2002, are to be classified as wearing apparel in accordance with the Court of International Trade decision in Rubie's Costume Company v. United States. This announcement applied to imported textile costumes of the character covered by the Customs decision published in the **Federal Register** on December 4, 1998 (see 63 FR 67170). On March 4, 2002, the Committee for the Implementation of Textile Agreements published a notice and letter to the Commissioner of Customs in the Federal Register allowing a grace period before imposing quota and visa requirements on goods described above that are exported before April 1, 2002, and entered for consumption or withdrawn from warehouse for consumption before June 1, 2002 (see 67 FR 9706). The Committee for the Implementation of Textile Agreements has decided to extend that grace period. Accordingly, in the letter published below, the Chairman of CITA directs the Commissioner of Customs to exempt from export visa and quota requirements goods described above that are exported before June 1, 2002, and entered for consumption or withdrawn from warehouse for consumption before August 1, 2002.

**EFFECTIVE DATE:** March 22, 2002. FOR FURTHER INFORMATION CONTACT: Martin Walsh, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482 - 3400.

#### 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.

### James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

# Committee for the Implementation of Textile Agreements

March 18, 2002.

Commissioner of Customs, Department of the Treasury, Washington, DC 20229.

This directive amends, but does not cancel, the directive issued to you on February 28, 2002. In that directive, the Committee for the Implementation of Textile Agreements decided to allow a grace period on the export visa and quota requirements for the textile costumes of the character covered by the Customs decision published in the **Federal Register** on December 4, 1998 (see 63 FR 67170).

Effective on March 22, 2002, you are directed to extend the exemption from export visa and quota requirements for goods as described above that are exported prior to June 1, 2002, and entered for consumption or withdrawn from warehouse for consumption prior to August 1, 2002.

Sincerely,
James C. Leonard III,
Chairman, Committee for the
Implementation of Textile Agreements.
[FR Doc. 02–6950 Filed 3–21–02; 8:45 am]
BILLING CODE 3510–DR-S

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

# Denying Entry to Textiles and Textile Products Allegedly Produced in Certain Companies in Taiwan

March 18, 2002.

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

**ACTION:** Issuing a directive to the Commissioner of Customs directing Customs to deny entry to shipments allegedly manufactured in a certain companies in Taiwan.

# **EFFECTIVE DATE:** March 22, 2002.

### 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:** Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 12475 of May 9, 1984, as amended.

The U.S. Customs Service has conducted on-site verification of textile

and textile product production in a number of foreign countries. Based on information obtained through on-site verifications and from other sources, U.S. Customs has informed CITA that certain companies were illegally transshipping, were closed, or were unable to produce records to verify production. The Chairman of CITA has directed the U.S. Customs Service to issue regulations regarding the denial of entry of shipments from such companies. (See Federal Register notice 64 FR 41395, published on July 30, 1999).

In order to secure compliance with U.S. law, including Section 204 and U.S. customs law, to carry out textile and textile product agreements, and to avoid circumvention of textile agreements, the Chairman of CITA is directing the U.S. Customs Service to deny entry to textile and textile products allegedly manufactured by Attain Enterprise Co., Ltd. and Tian Tuan Shing Co., Ltd. for two years. Customs has informed CITA that these companies were found to have been illegally transhipping, closed, or unable to produce records to verify production.

Should CITA determine that this decision should be amended, such amendment will be published in the Federal Register.

### James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

# Committee for the Implementation of Textile Agreements

March 18, 2002.

Commissioner of Customs, Department of the Treasury, Washington, DC 20229.

Dear Commissioner: The U.S. Customs Service has conducted on-site verification of textile and textile product production in a number of foreign countries. Based on information obtained through on-site verifications and from other sources, U.S. Customs has informed CITA that certain companies were illegally transshipping, were closed, or were unable to produce records to verify production. The Chairman of CITA has directed the U.S. Customs Service to issue regulations regarding the denial of entry of shipments from such companies (see directive dated July 27, 1999 (64 FR 41395), published on July 30, 1999). In order to secure compliance with U.S. law, including Section 204 and U.S. customs law, to carry out textile and textile product agreements, and to avoid circumvention of textile agreements, the Chairman of CITA directs the U.S. Customs Service, effective for goods exported on and after March 22, 2002 and extending through March 21, 2004, to deny entry to textiles and textile products allegedly manufactured by the Taiwanese companies Attain Enterprise Co., Ltd. and Tian Tuan Shing Co., Ltd. Customs has

informed CITA that these companies were found to have been illegally transshipping, closed, or unable to produce records to verify production.

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

Sincerely,

James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc.02-6949 Filed 3-21-02; 8:45 am]

# DELAWARE RIVER BASIN COMMISSION

Notice of Final Rule; Amendment to the Delaware River Basin Commission's Water Code and Comprehensive Plan To Establish Water Usage Reporting Requirements and Modify Water Metering Requirements

**SUMMARY:** At its April 19, 2001 business meeting, the Delaware River Basin Commission ("Commission") amended its Water Code and Comprehensive Plan to establish water usage reporting requirements for source water withdrawals and water service and to modify its existing water metering requirements for consistency with the new reporting provisions. Today's notice fulfills a requirement of the Delaware River Basin Compact, Pennsylvania Act No. 268 of 1961, that rules adopted by the Commission be filed in accordance with the laws of the signatory parties.

**EFFECTIVE DATE:** These amendments are effective immediately.

### FOR FURTHER INFORMATION CONTACT:

Additional information, including background on the need for water usage reporting requirements and an account of the process by which the amendments were developed, is contained in the original Notice of Proposed Rulemaking, November 29, 2000 (65 FR 71094). The text of the new reporting requirements and the complete Water Code as amended are available on the Commission's web site at http://www.DRBC.net, or upon request from the Delaware River Basin Commission, P.O. Box 7360, West Trenton, NJ 08628-0360. For further information, contact Pamela M. Bush, Commission Secretary and Assistant General Counsel, Delaware River Basin Commission, (609)-883-9500 (x203).

**SUPPLEMENTARY INFORMATION:** On October 23, 2000 the Commission published on its web site a Notice of Proposed Rulemaking to establish water