COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Establishment of an Import Limit for Certain Cotton Textile Products Produced or Manufactured in Pakistan

March 5, 1999.

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

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

EFFECTIVE DATE: March 17, 1999.

FOR FURTHER INFORMATION CONTACT: Ross Arnold, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482– 4212. For information on the quota status of this limit, 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.ustreas.gov. For information on embargoes and quota reopenings, call (202) 482–3715. For information on categories on which consultations have been requested, call (202) 482-3740.

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.

A notice published in the Federal Register on December 31, 1998 (63 FR 72288) announced that the Government of the United States had requested consultations with the Government of Pakistan on December 24, 1998 with respect to combed cotton yarn in Category 301, produced or manufactured in Pakistan and that, if no solution was agreed upon in consultations with the Government of Pakistan, the Government of the United States reserved its right to establish a twelve-month limit of not less than 5,262,665 kilograms for the entry for consumption and withdrawal from warehouse for consumption of combed cotton yarn in Category 301, produced or manufactured in Pakistan.

As no solution was agreed upon in consultations, the Government of the United States has decided to limit imports in this category for the twelvemonth period beginning on March 17, 1999 and extending through March 16, 2000 at a level of 5,262,665 kilograms.

The United States remains committed to finding a mutual solution concerning Category 301. Should such a solution be reached in consultations with the Government of Pakistan, further notice will be published in the **Federal Register**.

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 63 FR 71096, published on December 23, 1999).

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

March 5, 1999.

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); and Executive Order 11651 of March 30, 1972, as amended, you are directed to prohibit, effective on March 17, 1999, entry into the United States for consumption and withdrawal from warehouse for consumption of combed cotton yarn Category 301, produced or manufactured in Pakistan and exported during the twelve-month period beginning on March 17, 1999 and extending through March 16, 2000 in excess of 5,262,665 kilograms ¹.

Textile products in Category 301 which have been exported to the United States prior to March 17, 1999 shall not be subject to the limit established in this directive.

Textile products in Category 301 which have been released from the custody of the U.S. Customs Service under the provisions of 19 U.S.C. 1448(b) or 1484(a)(1) prior to the effective date of this directive shall not be denied entry under this directive.

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 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.

[FR Doc. 99–6098 Filed 3–11–99; 8:45 am] BILLING CODE 3510–DR–F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Exemption of Certain Textile and Apparel Products From Visa and Quota Requirements

March 3, 1999.

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

ACTION: Issuing a directive to the Commissioner of Customs exempting certain textile and apparel products imported in connection with the 1999 Women's World Cup Soccer and the International Special Olympics from certain quota and visa requirements.

EFFECTIVE DATE: March 12, 1999.

FOR FURTHER INFORMATION CONTACT: Lori E. Mennitt, 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.

Effective on March 12, 1999, textile and apparel products not intended for sale or distribution to the public and imported as personal effects of participants in, and certain other individuals associated with the 1999 Women's World Cup Soccer and the 1999 International Special Olympics, which are produced or manufactured in various countries and entered into the United States for consumption and withdrawal from warehouse for consumption shall be exempt from visa and quota requirements.

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

March 3, 1999.

Commissioner of Customs,

Department of the Treasury, Washington, DC 20229.

Dear Commissioner: Effective on March 12, 1999, textile and apparel products not intended for sale or distribution to the public, which are the personal effects of aliens who are participants in, officials of, or accredited members of delegations to, the 1999 Women's World Cup Soccer tournament and the 1999 International Special Olympics, and of persons who are immediate family members of, or servants to any of the foregoing persons; equipment and materials imported in connection with the foregoing events by or on behalf of the foregoing persons or the organizing committees of such events; articles to be used

¹ The limit has not been adjusted to account for imports exported after March 16, 1999.

in exhibitions depicting the culture of a country participating in such events; and if consistent with the foregoing, such other articles as the Secretary of the Treasury may allow, shall be exempt from textile and apparel visa and quota requirements when entered into the United States for consumption and withdrawal from warehouse for consumption.

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. [FR Doc. 99–6096 Filed 3–11–99; 8:45 am] BILLING CODE 3510–DR–F

DEPARTMENT OF DEFENSE

Department of the Army

Privacy Act of 1974; System of Records

AGENCY: Department of the Army, DoD. **ACTION:** Notice to add a system of records.

SUMMARY: The Department of the Army is adding a system of records notice to its existing inventory of record systems subject to the Privacy Act of 1974, (5 U.S.C. 552a), as amended. **DATES:** This proposed action will be effective without further notice on April

which result in a contrary determination.

ADDRESSES: Privacy Act Officer, Records Management Program Division, U.S. Total Army Personnel Command, ATTN: TAPC-PDR-P, Stop C55, Ft. Belvoir, VA 22060–5576.

FOR FURTHER INFORMATION CONTACT: Ms. Janice Thornton at (703) 806–4390 or DSN 656–4390.

SUPPLEMENTARY INFORMATION: The Department of the Army systems of records notices subject to the Privacy Act of 1974, (5 U.S.C. 552a), as amended, have been published in the **Federal Register** and are available from the address above.

The proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on February 16, 1999, to the House Committee on Government Reform and Oversight, the Senate Committee on Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4c of Appendix I to OMB Circular No. A– 130, 'Federal Agency Responsibilities for Maintaining Records About Individuals,' dated February 8, 1996 (February 20, 1996, 61 FR 6427). Dated: February 24, 1999.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

A0037-1 MTMC

SYSTEM NAME:

Defense Travel System (DTS).

SYSTEM LOCATION:

TRW Systems and Information Technology Group, 12900 Federal Systems Park Drive, FPI/6133, Fairfax, VA 22033–4411.

Archived/Management Information System travel records are located at the Defense Manpower Data Center, DoD Center, Monterey Bay, 400 Gigling Road, Seaside, CA 93955–6771.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

DoD civilian personnel, military active duty personnel, Military Reserve personnel, and Army and Air National Guard personnel; and other individuals that travel on DoD travel orders.

CATEGORIES OF RECORDS COVERED BY THE SYSTEM:

Records located at TRW consist of the traveler's name, traveler's initial travel arrangements, trip record number, traveler's Social Security Number, home address, government credit card account numbers, traveler's personal checking and/or saving account numbers, travel itinerary, estimation of cost of trip, commitment of travel funds, actual payment of travel funds, and supporting documentation.

Archived/Management Information System records consist of completed trip records, record number, traveler's name, Social Security Number, authorized arrangements and cost, reimbursement claim, the actual costs of lodging, meals and modes of transportation used, actual arrival/ departure times, and approved payment.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C Chapter 57, Travel, Transportation, and Subsistence; 10 U.S.C. 135, Under Secretary of Defense (Comptroller); 10 U.S.C 136, Under Secretary of Defense for Personnel and Readiness; 10 U.S.C. 3013, Secretary of the Army; 10 U.S.C. 5013, Secretary of the Navy; 10 U.S.C. 8013, Secretary of the Air Force; DoD Directives 7000.14– R; and E.O. 9397 (SSN).

PURPOSE(S):

To provide a DoD-wide travel management process which will cover all official travel, from pre-travel arrangements to post-travel payments, to include the processing of official travel requests for DoD personnel, and other individuals who travel pursuant to DoD travel orders; to provide for the reimbursement of travel expenses incurred by individuals while traveling on official business; and to create a tracking system whereby DoD can monitor the authorization, obligation, and payment for such travel.

To establish a repository of archived/ Management Information System (MIS) travel records which can be used to satisfy reporting requirements; to assist in the planning, budgeting, and allocation of resources for future DoD travel; to conduct oversight operations; to analyze travel, budgetary, or other trends; to detect fraud and abuse; and to respond to authorized internal and external requests for data relating to DoD official travel and travel related services.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act, these records or information contained therein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

To Federal and private entities providing travel services for purposes of arranging transportation and lodging for those individuals authorized to travel at government expense on official business.

The 'Blanket Routine Uses' set forth at the beginning of the Army's compilation of systems of records notices apply to this system.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

The records are maintained on electronic storage media.

RETRIEVABILITY:

Information is retrieved by the traveler's name and/or Social Security Number.

SAFEGUARDS:

Computerized records that are maintained in a controlled area are accessible only to authorized personnel. Physical entry is restricted by the use of locks, guards, and administrative procedures. Physical and electronic access is restricted to designated individuals having need therefor in the performance of official duties. Password