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. 01–30049 Filed 12–4–01; 8:45 am]
BILLING CODE 3510–DR-S

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

### Announcement of Import Restraint Limits for Certain Wool Textile Products Produced or Manufactured in Ukraine

November 29, 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 Bilateral Textile Agreement of July 22, 1998, as amended and extended by exchange of notes on September 19, 2000 and January 15, 2001, between the Governments of the United States and Ukraine establishes limits for certain wool textile products, produced or manufactured in Ukraine and exported during the period beginning on January 1, 2002 and extending through December 31, 2002.

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

These limits may be revised if Ukraine becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to Ukraine.

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 29, 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 Bilateral Textile Agreement of July 22, 1998, as amended and extended by exchange of notes on September 19, 2000 and January 15, 2001, between the Governments of the United States and Ukraine, you are directed to prohibit, effective on January 1, 2001, entry into the United States for consumption and withdrawal from warehouse for consumption of wool textile products in the following categories, produced or manufactured in Ukraine 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
435	97,527 dozen. 16,236 dozen. 70,359 numbers. 70,359 dozen.

The limits set forth above are subject to adjustment pursuant to the current bilateral agreement between the Governments of the United States and Ukraine.

These limits may be revised if Ukraine becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to Ukraine.

Products in the above categories exported during 2001 shall be charged to the applicable category limits for that year (see directive dated January 30, 2001) 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.

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. 01–30050 Filed 12–4–01; 8:45 am] BILLING CODE 3510–DR-S

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

### Amendment of Export Visa Requirements for Textiles and Textile Products Integrated into GATT 1994 in the Third Stage

November 29, 2001.

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

**ACTION:** Issuing a Directive to the Commissioner of Customs amending export visa requirements.

**EFFECTIVE DATE:** January 1, 2002 **FOR FURTHER INFORMATION CONTACT:** Lori Mennitt, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–3400.

SUPPLEMENTARY INFORMATION: The World Trade Organization (WTO) Agreement on Textiles and Clothing provides for the staged integration of textiles and textile products into the General Agreement on Tariffs and Trade (GATT) 1994. The third stage of the integration will take place on January 1, 2002. The products to be integrated on January 1, 2002 were announced on April 26, 1995 (see 60 FR 21075, published on May 1, 1995).

This directive does not affect textile visas that may be required under the African Growth and Opportunity Act (AGOA).

The United States will not maintain visa requirements on textiles and textile products integrated on January 1, 2002 that are produced or manufactured in a WTO Member country. In the letter

Category

HTS (2001)

published below, the Chairman of CITA directs the Commissioner of Customs to eliminate existing visa requirements for textiles and textile products integrated on January 1, 2002 and exported on or after that date, produced or manufactured in a WTO Member country. Existing visa requirements will be maintained for goods exported prior to January 1, 2002 and for goods that are not produced or manufactured in a WTO Member country.

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 29, 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 World Trade Organization (WTO) Agreement on Textiles and Clothing, you are directed to amend the current visa requirements for certain textiles and textile products produced or manufactured in WTO Member countries and exported on or after January 1, 2002.

Effective on January 1, 2002, for goods exported on and after that date, export visas will not be required for textiles and textile products produced or manufactured in a WTO Member country and integrated into the General Agreement on Tariffs and Trade (GATT) 1994 on January 1, 2002.

The following entire textile categories will be integrated on January 1, 2002: 222, 223, 350, 431, 464, 600, 606, 607, 621, 622, 649, 650, 670, 800, 810, 831, 833, 834, 835, 836, 838, 840, 842, 843, 844, 847, 850, 851, 858, 870, and 871.

The following partial textile categories will be integrated on January 1, 2002: 331, 359, 369, 459, 469, 631, 659, 666, 669, and 859. A complete list of products in the partially integrated categories is attached to this letter. This listing is based on the 2001 Harmonized Tariff Schedule of the United States.

Export visas will continue to be required for non-integrated products, for products integrated on January 1, 2002 produced or manufactured in a country that is not a Member of the World Trade Organization, and for products integrated on January 1, 2002 that were exported prior to that date. D. Michael Hutchinson,

Acting Chairman, Committee for the
Implementation of Textile Agreements.

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Part Categories in St		369	
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Category	HTS (2001)	459 459	
331	6116101720	459	
331	6116104810	459	
331	6116105510	459	
331 331	6116107510 6116926410	469	
331	6116926420	469 469	
331	6116926430	469	
331	6116926440	469	
331 331	6116927450 6116927460	631	
331	6116927470	631 631	
331	6116928800	631	
331	6116929400	631	
331	6116999510	631	
359 359	6115198010 6117106010	631 631	
359	6117209010	631	
359	6203221000	659	
359	6204221000	659	
359 359	6212900010 6214900010	659	
359	6505901525	659 659	
359	6505901540	659	
359	6505902060	659	
359 369	6505902545	666	
369	4202124000 4202128020	666 666	
369	4202128060	666	
369	4202224020	666	
369	4202224500	666	
369 369	4202228030 4202324000	666 666	
369	4202329530	666	
369	4202921500	666	
369	4202923016	666	
369 369	4202926091 5805003000	666 666	
369	5807100510	666	
369	5807900510	666	
369 369	6301300010	666 666	
369	6301300020 6302511000	666 666	
369	6302512000	666	
369	6302513000	666	
369 369	6302514000 6302600010	666 666	
369	6302600010	666	
369	6302910005	666	
369	6302910025	666	
369 369	6302910045 6302910050	669 669	
369	6302910060	669	
369	6303110000	669	
369	6303910010	669	
369 369	6303910020 6304910020	669 669	
369	6304920000	669	
369	6305200000	669	
369	6306110000	669	
369	6307101020	669	
369 369	6307101090 6307903010	669 669	
369	6307904010	669	
369	6307905010	669	
369	6307908910	859	
369 369	6307908945	859 859	
369	6307909905 6307909982	859 859	
360	9404901000	850	

Category	HTS (2001)
859	6212900090
859	6214102000
859	6214900090

[FR Doc.01–30051 Filed 12–4–01; 8:45 am]

#### **DEPARTMENT OF ENERGY**

# Federal Energy Regulatory Commission

[Docket No. IC01-561-001 FERC Form 561]

# Information Collection Submitted for Review and Request for Comments

November 29, 2001.

**AGENCY:** Federal Energy Regulatory Commission, DOE.

**ACTION:** Notice of submission for review by the Office of Management and Budget (OMB) and request for comments.

**SUMMARY:** The Federal Energy Regulatory Commission (Commission) has submitted the energy information collection listed in this notice to the Office of Management and Budget (OMB) for review under provisions of Section 3507 of the Paperwork Reduction Act of 1995 (Pub. L. No. 104-13). Any interested person may file comments on the collection of information directly with OMB and should address a copy of those comments to the Commission as explained below. The Commission received no comments in response to an earlier Federal Register notice of May 8, 2001 (66 FR. 23240). The Commission has noted this fact in its submission to OMB.

**DATES:** Comments regarding this collection of information are best assured of having their full effect if received on or before January 4, 2002.

ADDRESSES: Address comments to Office of Management and Budget, Office of Information and Regulatory Affairs, Attention: Federal Energy Regulatory Commission, Desk Officer, 725 17th Street, NW., Washington, DC 20503. A copy of the comments should also be sent to Federal Energy Regulatory Commission, Office of the Chief Information Officer, Attention: Mr. Michael Miller, 888 First Street NE., Washington, DC 20426.

FOR FURTHER INFORMATION CONTACT: Michael Miller may be reached by telephone at (202)208–1415, by fax at (202)273–0873, and by e-mail: mike.miller@fer.fed.us.

### SUPPLEMENTARY INFORMATION:

### **Description**

The energy information collection submitted to OMB for review contains:

- 1. Collection of Information: FERC Form 561 "Annual Report of Interlocking Positions".
- 2. *Sponsor:* Federal Energy Regulatory Commission.
- 3. Control No.: OMB No. 1902–0099. The Commission is now requesting that OMB approve a three-year extension of the current expiration date, with no changes to the existing collection. This is a mandatory information collection requirement.
- 4. Necessity of Collection of Information: Submission of the information is necessary to fulfill the requirements of Section 305 of the Federal Power Act (FPA), as amended by Title II, Section 211 of the Public Utility Regulatory Policies Act of 1978 (PURPA). Submission of FERC Form 561 satisfies the FPA section 305(b) and (c) annual reporting requirements for public utility officers and directors to report officer and director positions they hold with financial institutions, insurance companies, utility equipment providers, utility fuel providers, and a utility's top twenty customers of electric energy. FPA Section 305(c)(3)(A) defines the public utilities who are required to file. FPA section 305(c)(2) requires that the filed information be made available to the public. FPA Section 305(c)(1) requires an annual filing deadline of April 30th. The necessary filing information, the required filers, the requirement to make the information available to the public and the filing deadline are all mandated by the FPA. The Commission is not empowered to amend or waive these statutory requirements. Requirements the Commission has the authority to amend, such as format of the filing itself and the number of required copies are found at 18 46.1 and 131.31.

The Commission has used the information filed in FERC Form 561 for the identification of: (1) Possible interlocking positions where the relationship is employed for the director's own benefit or profit, or for the benefit or profit of any other person or persons and to the detriment of the utility's, or the public interest; (2) the possible existence of control over a large number and geographically widespread public utilities by a small group of individuals; (3) the lack of arm's length dealings between public utilities and organizations furnishing financial services to consumers; and (4) the evasion by means of common control of competition resulting in higher costs and poorer services to consumers.

- 6. Estimated Burden: 400 total burden hours, 1,600 respondents, 1 response annually, .25 hours per response (average).
- 7. Estimated Cost Burden to Respondents: 400 hours ÷ 2,080 hours per year × \$117,041 per year = \$22,507, average cost per respondent = \$14.

Statutory Authority: Sections 211 of the Public Utility Regulatory Policies Act of 1978 (PURPA) (16 U.S.C. 825d as amended and 16 U.S.C. 2601) and Section 305 of the Federal Power Act (16 U.S.C. 825d).

#### David P. Boergers,

Secretary.

[FR Doc. 01–30117 Filed 12–4–01; 8:45 am]

#### **DEPARTMENT OF ENERGY**

# Federal Energy Regulatory Commission

[Docket No. RP99-301-033]

### ANR Pipeline Company; Notice of Negotiated Rate

November 29, 2001.

Take notice that on November 26, 2001, ANR Pipeline Company (ANR) tendered for filing three negotiated rate agreements between ANR and Chevron U.S.A. Inc. (Chevron) and three negotiate rate agreements between ANR and BHP Billiton Petroleum (Deepwater) Inc. (BHP) pursuant to ANR's Rate Schedules PTS-2, ITS, and ITS (Liquifiables). ANR tenders these agreements pursuant to its authority to enter into negotiated rate agreements. ANR requests that the Commission accept and approve the agreements to be effective December 1, 2001.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection. This filing may also be viewed on the web at http:// www.ferc.gov using the "RIMS" link, select "Docket#" and follow the instructions (call 202-208-2222 for