with respect to their exports of wooden bedroom furniture.

On August 17, 2006, the Pension Protection Act of 2006 (H.R. 4) was signed into law. Section 1632 of H.R. 4 temporarily suspends the authority of the Department to instruct U.S. Customs and Border Protection to collect a bond or other security in lieu of a cash deposit in new shipper reviews. Therefore, the posting of a bond or other security under section 751(a)(2)(B)(iii) of the Act in lieu of a cash deposit is not available in this case. Importers of wooden bedroom furniture 1) produced by Zhangzhou XYM and exported by Golden Well, or 2) produced and exported by Sunshine must continue to post cash deposits of estimated antidumping duties on each entry of subject merchandise (i.e., wooden bedroom furniture) at the PRC-wide entity rate of 216.01 percent.

Interested parties that need access to proprietary information in this new shipper review should submit applications for disclosure under administrative protective order in accordance with 19 CFR 351.305 and 351.306.

This initiation and notice are issued in accordance with section 751(a)(2)(B) of the Act and 19 CFR 351.214 and 351.221(c)(1)(i).

Dated: February 29, 2008.

Stephen J. Claeys,

Deputy Assistant Secretary for Import Administration.

[FR Doc. E8–4546 Filed 3–6–08; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

Public Safety Voice Over Internet Protocol (VoIP) Roundtable for Organizations Interested in Utilization of VoIP for Communication Between Public Safety Personnel

AGENCY: National Institute of Standards and Technology, Department of Commerce.

ACTION: Notice of Public Workshop.

SUMMARY: The Office of Law Enforcement Standards (OLES), in cooperation with the Department of Homeland Security's Office of Interoperability and Compatibility (DHS/OIC) and representatives of the public safety community, will hold a public working group on April 7–11, 2008, at the Institute for Telecommunication Sciences (ITS) in Boulder, CO. The purpose of the first three days of the meeting (April 7–10, 2008) is to bring manufacturers together to establish Voice over IP (VoIP) connectivity between radio communication system bridging devices. The purpose of the last two days of the working group is to discuss the development of an enhanced implementation profile for VoIP between radio system bridging solutions. The results of this and subsequent roundtable discussions will be used in the development of specific implementation profiles for VoIP usage in public-safety owned systems.

There is no charge for the roundtable; however, because of meeting room restrictions, advance registration is mandatory and limited to three representatives from any one organization. There will be no on-site, same-day registration. The registration deadline is April 1, 2008. Please note registration and admittance instructions and other additional information under the **SUPPLEMENTARY INFORMATION** section of this notice.

DATES: The workshop will be held on April 7–10, 2008, from 8:30 a.m. until 5 p.m. MT, and April 11, 2008 from 8:30 a.m. until Noon.

ADDRESSES: The roundtable will be held in the Radio Building (Building 1), Room 1103/1105/1107, 325 Broadway, Boulder, CO 80305.

FOR FURTHER INFORMATION CONTACT:

Dereck Orr, (303) 497–5400, e-mail: dereck.orr@nist.gov. The mailing address is 325 Broadway, Mail Stop ITS.P, Boulder, CO 80305. Information regarding OLES can be viewed at http://www.eeel.nist.gov/oles/. Information regarding DHS/OIC can be viewed at http:// www.safecomprogram.gov. Information regarding ITS can be viewed at http:// www.its.bldrdoc.gov. SUPPLEMENTARY INFORMATION: In response to a request from the U S

response to a request from the U.S. Department of Homeland Security (DHS), Science and Technology Directorate (S&T), Command, Control and Interoperability Division (CCI), Office of Interoperability and Compatibility (OIC), the NIST Office of Law Enforcement Standards (OLES) is developing protocol implementation profiles for VoIP communications between public safety personnel.

The request from OIC germinated from practitioner-raised issues related to VoIP-enabled solutions being marketed to the public safety community as an "interoperability solution," yet these solutions will not interoperate with VoIP-enabled solutions from other manufacturers making the same claim. The proper way to address this situation is to develop a protocol implementation profile (or set of profiles) that contains the minimum standards, parameters and values necessary to ensure that solutions developed by independent organizations will interoperate with each other. This roundtable discussion is intended to lead to the development of a protocol implementation profile for VoIP-enabled radio system bridging solutions.

Anyone wishing to attend this meeting must register by close of business April 1, 2008, in order to attend. Please submit your name, time of arrival, e-mail address and phone number to Ms. Kathy Mayeda and she will provide you with logistics information for the meeting. Ms. Mayeda's e-mail address is *kmayeda@its.bldrdoc.gov* and her phone number is (303) 497–5890.

All attendees are required to submit their name, time of arrival, e-mail address and phone number to Ms. Mayeda. Non-U.S. citizens must also submit their country of citizenship, title, employer/sponsor and address.

Dated: February 29, 2008.

Richard F. Kayser,

Acting Deputy Director. [FR Doc. E8–4563 Filed 3–6–08; 8:45 am] BILLING CODE 3510–13–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-AV80

Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Reef Fish Fishery of the Gulf of Mexico; Environmental Assessment for Amendment 30B

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice announcing the preparation of an environmental assessment (EA).

SUMMARY: NMFS, in cooperation with the Gulf of Mexico Fishery Management Council (Council), is preparing an EA in accordance with the National Environmental Policy Act (NEPA) for Amendment 30B to the Fishery Management Plan (FMP) for the Reef Fish Resources of the Gulf of Mexico. This notice is intended to inform the public of the change from the preparation of a draft environmental impact statement (EIS) to an EA for Amendment 30B.

FOR FURTHER INFORMATION CONTACT:

Peter Hood; phone: (727) 824–5305; fax: (727) 824–5308; email: *Peter.Hood@noaa.gov.*

SUPPLEMENTARY INFORMATION: On March 5, 2007 (72 FR 9734), NMFS and the Council published a Notice of Intent in the Federal Register to prepare a draft EIS and to announce scoping meetings regarding the actions proposed in Amendment 30. Amendment 30 was being developed to describe and analyze management alternatives to manage fishing mortality and to establish status criteria for greater amberjack, gray triggerfish, gag, and red grouper in accordance with the Magnuson-Stevens Fishery Conservation and Management Act. Recent stock assessments completed under the Southeast Data, Assessment, and Review program indicated that management changes were warranted for these stocks.

Based on comments received during the scoping process and further analyses needed for the gag and red grouper stock assessments, Amendment 30 was split into Amendments 30A and 30B. This allowed proposed actions to revise the greater amberjack rebuilding plan, end overfishing of gray triggerfish, and rebuild the gray triggerfish stock to proceed in Amendment 30A while the status of the gag and red grouper stocks were resolved. A draft supplemental EIS was prepared for Amendment 30A, in part, due to significant increases in the stock biomass of greater amberjack and gray triggerfish as the two species recover from their respective overfished states. A Notice of Availability for the draft supplemental EIS analyzing impacts on the human environment for Amendment 30A was published in the Federal Register on December 14, 2007 (72 FR 71137).

Actions to be described and analyzed in Amendment 30B include: setting gag thresholds and benchmarks; establishing gag and red grouper total allowable catch (TAC), interim allocations, and accountability measures; ending overfishing of gag; managing gag and red grouper commercial and recreational harvests consistent with TAC; reducing grouper discard mortality; establishing marine reserves; and requiring compliance with Federal fishery management regulations by federally permitted reef fish vessels when fishing in state waters. Based on further analysis of the environmental impacts of actions proposed in Amendment 30B, NMFS and the Council do not anticipate any significant impacts on the human environment. Although overfishing would end for gag based on the

proposed actions, the stock is not considered overfished and significant increases in stock biomass are not required. Consequently, NMFS and the Council are initially preparing an EA rather than proceeding with the development of a draft EIS. If the EA results in a Finding of No Significant Impact (FONSI), the EA and FONSI will be the final environmental documents required by NEPA. If the EA reveals that significant environmental impacts may be reasonably expected to result from the proposed actions, NMFS and the Council will develop a draft EIS to further evaluate those impacts.

Authority: 16 U.S.C. 1801 et seq.

Dated: March 3, 2008.

Alan D. Risenhoover,

Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E8–4542 Filed 3–6–08; 8:45 am] BILLING CODE 3510-22-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Limitations of Duty-Free Imports of Apparel Articles Assembled in Beneficiary ATPDEA Countries from Regional Country Fabric

March 4, 2008.

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

ACTION: Publishing the 12-Month Cap on Duty Free Benefits under the extension of the ATPA

EFFECTIVE DATE: March 1, 2008. **FOR FURTHER INFORMATION CONTACT:** Richard Stetson, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

SUPPLEMENTARY INFORMATION:

Authority: Section 3103 of the Trade Act of 2002, P.L. 107-210; Title VII of the Tax Relief and Health Care Act of 2006 (TRHCA 2006), P.L. 109-432; H.R. 1830, 110th Cong. (2007) (H.R. 1830); H.R. 5264, 110th Cong. (2008) (H.R. 5264); Presidential Proclamation 7616 of October 31, 2002 (67 FR 67283).

Section 3103 of the Trade Act of 2002 amended the Andean Trade Preference Act (ATPA) to provide for duty and quota-free treatment for certain textile and apparel articles imported from designated Andean Trade Promotion and Drug Eradication Act (ATPDEA) beneficiary countries. Section 204(b)(3)(B)(iii) of the amended ATPA provides duty- and quota-free treatment for certain apparel articles assembled in ATPDEA beneficiary countries from

regional fabric and components. More specifically, this provision applies to apparel articles sewn or otherwise assembled in one or more ATPDEA beneficiary countries from fabrics or from fabric components formed or from components knit-to-shape, in one or more ATPDEA beneficiary countries, from yarns wholly formed in the United States or one or more ATPDEA beneficiary countries (including fabrics not formed from yarns, if such fabrics are classifiable under heading 5602 and 5603 of the Harmonized Tariff Schedule (HTS) and are formed in one or more ATPDEA beneficiary countries). Such apparel articles may also contain certain other eligible fabrics, fabric components, or components knit-toshape.

The TRHCA of 2006 extended the expiration of the ATPA to June 30, 2007. See section 7002(a) of the TRHCA 2006. H.R. 1830 further extended the expiration of the ATPA to February 29, 2008. See section 1 of H.R. 1830. H.R 5264 further extended the expiration of the ATPA to December 31, 2008. See section 2 of H.R. 5264.

For the period beginning on October 1, 2007, and extending through September 30, 2008, preferential tariff treatment is limited under the regional fabric provision to imports of qualifying apparel articles in an amount not to exceed 5 percent of the aggregate square meter equivalents of all apparel articles imported into the United States in the preceding 12-month period for which data are available. For the purpose of this notice, the 12-month period for which data are available is the 12-month period that ended July 31, 2007. In Presidential Proclamation 7616, (published in the Federal Register on November 5, 2002, 67 FR 67283), the President directed CITA to publish in the Federal Register the aggregate quantity of imports allowed during each period.

For the period beginning on October 1, 2007, and extending through September 30, 2008, the aggregate quantity of imports eligible for preferential treatment under the regional fabric provision is 1,247,713,244 square meters equivalent. Apparel articles entered in excess of this quantity will be subject to otherwise applicable tariffs. For the period after September 30, 2008, CITA will publish a Federal Register Notice establishing a new 12-month cap on duty-free benefits.

This quantity is calculated using the aggregate square meter equivalents of all apparel articles imported into the United States, derived from the set of Harmonized System lines listed in the Annex to the World Trade Organization