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

In a notice and letter to the Commissioner of Customs published in the **Federal Register** on August 24, 1989 (54 FR 35223), CITA directed the U.S. Customs Service to apply all otherwise applicable visa and quota requirements to textiles and textile products which are classified as components of a set. This directive applied to all items which, if imported separately, would have required a visa and the reporting of quota. Recently, there has been uncertainty concerning the continuing applicability of this directive. The letter published below reconfirms the previously published directive.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

March 15, 2002.

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

This letter reconfirms the directive of August 18, 1989 that clarified the intent of the Committee for the Implementation of Textile Agreements on the applicability of visa requirements and quota reporting of textiles and textile products entered as components of sets under General Rule of Interpretation (GRI) 3 of the Harmonized Tariff Schedule (HTS).

Effective on March 18, 2002, the directive of August 18, 1989 is reissued as follows:

Under the terms of Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended; all applicable visa and quota requirements will apply for textiles and textile products which are classified as components of a set. This rule applies to all items which, if imported separately, would have required a visa and the reporting of quota.

Effective on March 18, 2002, you are directed to prohibit entry for consumption or withdrawal from warehouse for consumption into the United States (i.e., the 50 states, the District of Columbia and the Commonwealth of Puerto Rico) of any textile item for which classification is claimed as sets under GRI 3 of the HTS, where a separate textile category currently exists or comes into existence requiring separate reporting of the components forming those sets.

Entry shall be permitted if all visa and quota requirements are met.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to 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.02–6804 Filed 3–18–02; 9:54 am]
BILLING CODE 3510–DR-S

DEPARTMENT OF DEFENSE

Department of the Air Force

HQ USAF Scientific Advisory Board

AGENCY: Department of the Air Force,

ACTION: Notice of meeting.

SUMMARY: Pursuant to Public Law 92–463, notice is hereby given of the forthcoming meeting of the Task Force on the Threat of Asymmetric Attack. The purpose of the meeting is to allow the SAB and study leadership to review their progress on strategies for the conduct of asymmetric warfare. This meeting will be closed to the public.

DATES: April 1, 2002.

ADDRESSES: Frost & Associates, 660 Southpointe Court, Suite 210, Colorado Springs, CO 80906.

FOR FURTHER INFORMATION CONTACT: Mr. Robert Ripperger, Air Force Scientific Advisory Board Secretariat, 1180 AirForce Pentagon, Rm 5D982, Washington DC 20330–1180, (703) 697–4811.

Pamela D. Fitzgerald,

Air Force Federal Register Liaison Officer. [FR Doc. 02–6679 Filed 3–19–02; 8:45 am] BILLING CODE 5001–05–U

DEPARTMENT OF DEFENSE

Department of the Army

Preparation of Environmental Impact Statement (EIS) for Military Training Activities at Makua Military Reservation, Oahu, Hawaii

AGENCY: Department of the Army, DoD. **ACTION:** Notice of intent.

summary: The Army proposed to resume consistent military training activities at Makua Military Reservation (MMR), Oahu, Hawaii, to provide for company level, modified live-fire exercises. In accordance with the Settlement Agreement and Stipulated Order between Malama Makua and the United States Department of Defense, filed 4 October 2001 (the "Settlement Agreement"), the Army will conduct a limited number of live-fire training exercises during the term specified within for the preparation of the subject

EIS. The Army needs to conduct a minimum of 18 company-level, combined arms, live-fire exercises per year. Other military components that have used Makua in the past include the Marine Corps, Army Reserves, and the Hawaii Army National Guard, which further increases the total number of required company combined-arms livefire exercises (CALFEXs) per year. Conducting the required number of company CALFEXs is critical to maintaining the readiness of all military units assigned or stationed in Hawaii. Training at the company level is one of the key building blocks in the Army's progressive training doctrine where smaller units first train as smaller units and then train collectively as part of a larger unit. The training that a new infantry company commander receives during a company-level CALFEX is invaluable in teaching him the skills required to coordinate the combined arms support provided by helicopter, artillery, mortar, and combat engineer support teams when attacking an objective. These communication and coordination skills are essential later when several companies join together and train/fight as a battalion under the control of a battalion commander. The EIS will address, among other things, the potential direct, indirect and cumulative environmental impacts associated with the proposal to continue military training activities at MMR. The EIS development process will be conducted in accordance with the aforementioned Settlement Agreement and Stipulated Order.

ADDRESSES: Written comments may be forwarded to Mr. Calvin K. Mashita, U.S. Army Corps of Engineers, Honolulu Engineer District, Programs and Project Management Division, ATTN: CEPOH–PP–E (Mashita), Building 230, Fort Shafter, Hawaii 96858–5440.

FOR FURTHER INFORMATION CONTACT:

Makua training activities: Colonel William E. Ryan III, (808) 656–1289, fax (808) 656–1259; email William.ryaniii@usace.army.mil or by writing to Director of Public Works, U.S. Army Garrison Hawaii (USAG–HI), Schofield Barracks, Hawaii 96857–5013.

EIS information: Mr. Calvin K. Mashita, (808) 438–8417; fax (808) 438– 8865; email

calvin.k.mashita@poh01.usace.army.mil or by writing to Mr. Mashita at the above address.

SUPPLEMENTARY INFORMATION: Proposed alternatives to be considered may include, but not be limited to, the following:

(1) Alternative 1: Modified Live-Fire Training at Makua Military Reservation