Working Group and plan the agenda and schedule for five more VMS/ Enforcement meetings.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically identified 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**

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Paul J. Howard (see ADDRESSES) at least 5 days prior to the meeting date.

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

Dated: November 9, 2006.

# Tracey L. Thompson,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E6–19226 Filed 11–14–06; 8:45 am]

BILLING CODE 3510-22-S

# COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Designation under the Textile and Apparel Commercial Availability Provisions of the African Growth and Opportunity Act (AGOA)

November 8, 2006.

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

**ACTION:** Designation

**EFFECTIVE DATE: November 15, 2006. SUMMARY:** The Committee for the Implementation of Textile Agreements (CITA) has determined that certain combed and ring spun yarn, of a 92 percent cotton/8 percent cashmere blend, comprised of 2/32 Nm resulting in a 16 Nm yarn size, classified in subheading 5205.42.0020 of the Harmonized Tariff Schedule of the United States (HTSUS) for use in men's knit sweaters, cannot be supplied by the domestic industry in commercial quantities in a timely manner. CITA hereby designates such apparel articles of such yarn, that are cut from fabric formed, or knit-to-shape, and sewn or otherwise assembled in one or more eligible AGOA beneficiary countries as

eligible to enter free of quotas and duties under HTSUS subheading 9819.11.24.

## FOR FURTHER INFORMATION CONTACT:

Maria K. Dybczak, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-3400.

#### SUPPLEMENTARY INFORMATION:

Authority: Section 112(b)(5)(B) of the AGOA; Presidential Proclamation 7350 of October 2, 2000; Section 1 of Executive Order No. 13191 of January 17, 2001.

## **BACKGROUND:**

The AGOA provides for quota-and duty-free treatment for qualifying textile and apparel products. Such treatment is generally limited to products manufactured from yarns and fabrics formed in the United States or a beneficiary country. The AGOA also provides for quota-and duty-free treatment for apparel articles that are both cut (or knit-to-shape) and sewn or otherwise assembled in one or more beneficiary countries from fabric or yarn that is not formed in the United States, if it has been determined that such fabric or yarn cannot be supplied by the domestic industry in commercial quantities in a timely manner. In Executive Order No. 13191, the President delegated to CITA the authority to determine whether yarns or fabrics cannot be supplied by the domestic industry in commercial quantities in a timely manner under the AGOA and directed CITA to establish procedures to ensure appropriate public participation in any such determination. On March 6, 2001, CITA published procedures that it will follow in considering requests. See Procedures in Considering Request Under the Textile and Apparel "Short Supply" Provisions of The African Growth and Opportunity Act and The United-States Caribbean Basin Trade Partnership Act, 66 FR 13502 (March 6, 2001).

On July 5, 2006 the Chairman of CITA received a petition from Shibani Inwear of Mauritius alleging that a certain combed and ring spun yarn, of a 92 percent cotton/8 percent cashmere blend, comprised of 2/32 Nm resulting in a 16 Nm yarn size, classified in subheading 5205.42.0020 of the HTSUS cannot be supplied by the domestic industry in commercial quantities in a timely manner. The petition requested quota- and duty-free treatment under the AGOA for men's knit sweaters that are both cut from fabric formed, or knitto-shape, and sewn or otherwise assembled in one or more AGOA beneficiary countries from such yarn.

On July 12, 2006, CITA published a notice in the **Federal Register** 

requesting public comments on the petition. See Request for Public Comments on Commercial Availability Request under the African Growth and Opportunity Act (AGOA), 71 FR 39307 (July 12, 2006).

In response to a previous commercial availability request by the same petitioner on the subject yarn, submitted on March 6, 2006, CITA sought advice from the U.S. International Trade Commission (ITC).

In response to the previous commercial availability request for this subject yarn, on March 31, 2006, CITA and the Office of the U.S. Trade Representative (USTR) sent memoranda seeking the advice of the Industry Trade Advisory Committees (ITACs) for Textiles and Clothing and for Distribution Services.

As CITA had recently obtained advice from the ITC, and the ITC has confirmed that its advice is unchanged from the previous report, and the relevant ITACs had no comments regarding the subject yarn, CITA did not request advice again. On July 28, 2006, CITA and the USTR sent memoranda informing the Senate Finance Committee and the House Ways and Means Committee (collectively, the Congressional Committees) that CITA was available to consult on the request.

Based on the information and advice received and its understanding of the industry, CITA determined that the yarn set forth in the petition cannot be supplied by the domestic industry in commercial quantities in a timely manner. On September 5, 2006, CITA and USTR submitted a report to the Congressional Committees that set forth the action proposed, the reasons for such action, and advice obtained. A period of 60 calendar days since this report was submitted has expired.

CITA hereby designates men's knit sweaters that are both cut from fabric formed, or knit-to-shape, and sewn or otherwise assembled in one or more eligible beneficiary sub-Saharan African country from certain combed and ring spun yarn, of a 92 percent cotton/8 percent cashmere blend, comprised of 2/32 Nm resulting in a 16 Nm yarn size, classified in subheading 5205.42.0020 of the HTSUS, as eligible to enter free of quotas and duties, provided all other yarns used in the referenced apparel articles are U.S. formed, subject to the special rules for findings and trimmings, certain interlinings and de minimis fibers and yarns under section 112(d) of the AGOA, and that such articles are imported directly into the customs territory of the United States from an eligible AGOA beneficiary country.

An "eligible beneficiary sub-Saharan African country" means a country which the President has designated as a beneficiary sub-Saharan African country under section 506A of the Trade Act of 1974 (19 U.S.C. 2466a), and which has been the subject of a finding, published in the **Federal Register**, that the country has satisfied the requirements of section 113 of the AGOA (19 U.S.C. 3722), resulting in the enumeration of such country in U.S. note 1 to subchapter XIX of chapter 98 of the HTSUS.

#### Philip J. Martello,

Acting Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. E6–19305 Filed 11–14–06; 8:45 am]
BILLING CODE 3510–DS

## **DEPARTMENT OF EDUCATION**

# Privacy Act of 1974; System of Records—Early Reading First National Evaluation

**AGENCY:** Institute of Education Sciences, Department of Education.

**ACTION:** Notice of a new system of records.

SUMMARY: In accordance with the Privacy Act of 1974, as amended (Privacy Act), the Department of Education (Department) publishes this notice of a new system of records entitled Early Reading First National Evaluation (18–13–08). The system will contain information about participants in the Early Reading First program (Title I, Part B, Subpart 2, Elementary and Secondary Education Act of 1965 (ESEA)), as well as about children attending preschools that applied for but did not receive Early Reading First program funds.

The evaluation obtained a sample of sites from the universe of applicants that applied for Early Reading First (ERF) grants that were awarded in 2003. The treatment group consists of 28 grantees that received ERF funds. The comparison group consists of 37 applicants that did not receive ERF funds and that received average scores from peer reviewers in the interval below the average score of the lowestscoring funded application. A random sample of three to five preschool classrooms was selected from each ERF grantee in the treatment group and each unfunded applicant site in the comparison group. In each site, up to 33 children were randomly selected from those whose parents have given consent for them to participate in the study.

Specific data collection activities will include direct in-person assessments of children, telephone surveys of parents, self-administered teacher surveys and

teacher ratings of children, selfadministered preschool director surveys, informal grantee director indepth interviews, classroom observations, and extraction of records on children. Information collected will include the following: Names: addresses; demographic information such as race/ethnicity, age, educational background, and family income for children in the sample and their parents; preschool staff answers to interview questions; children's results from early literacy and language assessments; and teacher reports of children's social and emotional outcomes.

**DATES:** The Department seeks comment on this new system of records described in this notice, in accordance with the requirements of the Privacy Act. We must receive your comments on the proposed routine uses for the system of records included in this notice on or before December 15, 2006.

The Department filed a report describing the new system of records covered by this notice with the Chair of the Senate Committee on Homeland Security and Governmental Affairs, the Chair of the House Committee on Government Reform, and the Administrator of the Office of Information and Regulatory Affairs, Office of Management and Budget (OMB) on November 9, 2006. This system of records will become effective at the later date of—(1) The expiration of the 40-day period for OMB review on December 19, 2006 or (2) December 15, 2006, unless the system of records needs to be changed as a result of public comment or OMB review.

ADDRESSES: Address all comments about the proposed routine uses to Dr. Ricky Takai, Associate Commissioner, Evaluation Division, National Center for **Education Evaluation and Regional** Assistance, Institute of Education Sciences, U.S. Department of Education, 555 New Jersey Avenue, NW., room 502D, Washington, DC 20208-0001. Telephone: (202) 208-7083. If you prefer to send comments through the Internet, use the following address: comments@ed.gov. You must include the term "Early Reading First National Evaluation" in the subject line of the electronic message.

During and after the comment period, you may inspect all comments about this notice in room 502D, 555 New Jersey Avenue, NW., Washington, DC, between the hours of 8 a.m. and 4:30 p.m., Eastern time, Monday through Friday of each week except Federal holidays.

## Assistance to Individuals With Disabilities in Reviewing the Rulemaking Record

On request, we supply an appropriate aid, such as a reader or print magnifier, to an individual with a disability who needs assistance to review the comments or other documents in the public rulemaking record for this notice. If you want to schedule an appointment for this type of aid, please contact the person listed under FOR FURTHER INFORMATION CONTACT.

FOR FURTHER INFORMATION CONTACT: Dr. Ricky Takai. Telephone: (202) 208–7083. If you use a telecommunications devise for the deaf (TDD), you may call the Federal Relay Service (FRS) at 1–800–877–8339.

Individuals with disabilities may obtain this document in an alternative format (e.g., Braille, large print, audiotape, or computer diskette) on request to the contact person listed in this section.

#### SUPPLEMENTARY INFORMATION:

## Introduction

The Privacy Act (5 U.S.C. 552a) requires the Department to publish in the **Federal Register** this notice of a new system of records maintained by the Department. The Department's regulations implementing the Privacy Act are contained in part 5b of title 34 of the Code of Federal Regulations.

The Privacy Act applies to information about individuals that contains individually identifiable information and that is retrieved by a unique identifier associated with each individual, such as a name or social security number. The information about each individual is called a "record," and the system, whether manual or computer-based, is called a "system of records." The Privacy Act requires each agency to publish notices of new or altered systems of records in the **Federal** Register and to prepare reports to the Administrator of the Office of Information and Regulatory Affairs, OMB, the Chair of the Senate Committee on Homeland Security and Governmental Affairs, and the Chair of the House Committee on Government Reform

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