

Category	Twelve-month restraint limit
847	208,776 dozen.

¹Category 338-S: only HTS numbers 6103.22.0050, 6105.10.0010, 6105.10.0030, 6105.90.8010, 6109.10.0027, 6110.20.1025, 6110.20.2040, 6110.20.2065, 6110.90.9068, 6112.11.0030 and 6114.20.0005; Category 339-S: only HTS numbers 6104.22.0060, 6104.29.2049, 6106.10.0010, 6106.10.0030, 6106.90.2510, 6106.90.3010, 6109.10.0070, 6110.20.1030, 6110.20.2045, 6110.20.2075, 6110.90.9070, 6112.11.0040, 6114.20.0010 and 6117.90.9020.

²Category 347-T: only HTS numbers 6103.19.2015, 6103.19.9020, 6103.22.0030, 6103.42.1020, 6103.42.1040, 6103.49.8010, 6112.11.0050, 6113.00.9038, 6203.19.1020, 6203.19.9020, 6203.22.3020, 6203.42.4005, 6203.42.4010, 6203.42.4015, 6203.42.4025, 6203.42.4035, 6203.42.4045, 6203.49.8020, 6210.40.9033, 6211.20.1520, 6211.20.3810 and 6211.32.0040; Category 348-T: only HTS numbers 6104.12.0030, 6104.19.8030, 6104.22.0040, 6104.29.2034, 6104.62.2010, 6104.62.2025, 6104.69.8022, 6112.11.0060, 6113.00.9042, 6117.90.9060, 6204.12.0030, 6204.19.8030, 6204.22.3040, 6204.29.4034, 6204.62.3000, 6204.62.4005, 6204.62.4010, 6204.62.4020, 6204.62.4030, 6204.62.4040, 6204.62.4050, 6204.69.6010, 6304.69.9010, 6210.50.9060, 6211.20.1550, 6211.20.6810, 6211.42.0030 and 6217.90.9050.

³Category 369-S: only HTS number 6307.10.2005.

⁴Category 369-O: all HTS numbers except 6307.10.2005 (Category 369-S).

Imports charged to these category limits for the period beginning January 1, 1996 and extending through December 31, 1996 shall be charged against those levels of restraint to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such goods shall be subject to the levels set forth in this directive.

The limits set forth above are subject to adjustment in the future pursuant to the provisions of the Uruguay Round Agreements Act, the ATC and any administrative arrangements notified to the Textiles Monitoring Body.

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. 96-32983 Filed 12-26-96; 8:45 am]

BILLING CODE 3510-DR-F

Amendment of Coverage of Import Limits and Visa and Certification Requirements for Certain Part-Categories Produced or Manufactured in Various Countries

December 20, 1996.

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

ACTION: Issuing a directive to the Commissioner of Customs amending coverage for import limits and visa and certification requirements.

EFFECTIVE DATE: January 1, 1997.

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

To facilitate implementation of the Uruguay Round Agreements Act and the Uruguay Round Agreement on Textiles and Clothing (ATC), and textile agreements and export visa arrangements based upon the Harmonized Tariff Schedule (HTS), for goods entered into the United States for consumption or withdrawn from warehouse for consumption on and after January 1, 1997 for part-Categories 348-K, 348-T, 648-K and 648-T, regardless of the date of export, certain HTS classification numbers are being changed on all import controls and on all visa and certification arrangements for countries with these part-categories. These changes will be published in the 1997 Harmonized Tariff Schedule.

The changes in the HTS numbers will be reflected in the 1997 CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

December 20, 1996.

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

Dear Commissioner: This directive amends, but does not cancel, all monitoring and import control directives issued to you by the Chairman, Committee for the Implementation of Textile Agreements, which include cotton and man-made fiber textile products in part-Categories 348-K, 348-T, 648-K and 648-T, produced or manufactured in various countries and

imported into the United States on and after January 1, 1997.

Also, this directive amends, but does not cancel, all directives establishing visa and certification requirements for part-Categories 348-K, 348-T, 648-K and 648-T for which visa arrangements are in place with the Government of the United States.

Effective on January 1, 1997, you are directed to make the changes shown below in the aforementioned directives for goods entered in the United States for consumption or withdrawn from warehouse for consumption on and after January 1, 1997 for part-Categories 348-K, 348-T, 648-K and 648-T, regardless of the date of export:

Category	Obsolete number	New number
348-K	6104.62.2010	6104.62.2006 and 6104.62.2011.
	6104.62.2025	6104.62.2026 and 6104.62.2028.
348-T	6104.62.2010	6104.62.2006 and 6104.62.2011.
	6104.62.2025	6104.62.2026 and 6104.62.2028.
648-K	6104.63.2010	6104.63.2006 and 6104.63.2011.
	6104.63.2025	6104.63.2026 and 6104.63.2028.
648-T	6104.63.2010	6104.63.2006 and 6104.63.2011.
	6104.63.2025	6104.63.2026 and 6104.63.2028.

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.96-32979 Filed 12-26-96; 8:45 am]

BILLING CODE 3510-DR-F

DEPARTMENT OF DEFENSE

Department of the Army

Environmental Assessment and Finding of No Significant Impact for the Relocation of the U.S. Army Defense Ammunition School and Center (USADACS) From Savanna Army Depot Activity, Illinois, to McAlester Army Ammunition Plant (MCAAP), Oklahoma

AGENCY: Department of the Army, DoD.

ACTION: Notice of availability.

SUMMARY: In accordance with Public Law 101-510 (as amended), the Defense Base Closure and Realignment Act of 1990, the Defense Base Closure and Realignment Commission recommended the relocation of the U.S. Army Defense Ammunition School and Center (USADACS) from Savanna Army Depot Activity (SVAD), Illinois to McAlester Army Ammunition Plant (MCAAP), Oklahoma.

The Environmental Assessment (EA) evaluates the environmental impacts associated with the transfer of 228 civilian jobs from SVAD to MCAAP. It also involves the construction of MCAAP of a new headquarters/administration building, a new applied instruction facility, a new transportability text complex, and renovation of two existing structures for classroom and training aids space to support the USADACS.

The EA, which is incorporated into the Finding of No Significant Impact (FNSI), examines potential impacts of the proposed action and alternatives on 13 resource areas and areas of environmental concern: Land use, air quality, noise, water resources, geology, infrastructure, training areas, hazardous and toxic materials, biological resources and ecosystems, cultural resources, the sociological environment, economic development, and quality of life.

Based on the analysis found in the EA, which is hereby incorporated in this FNSI, it has been determined that the implementation of these realignments at MCAAP would have no significant or cumulatively significant impacts on the quality of the natural or human environment. Because no significant environmental impacts would result from implementation of the proposed action, an Environmental Impact Statement is not required and will not be prepared.

DATES: Inquiries will be accepted until January 27, 1997.

ADDRESSES: Copies of the EA and FNSI can be obtained by contacting Mr. Glen Coffee at the U.S. Army Corps of Engineers, Mobile District, ATTN: CESAM-PD-E, P.O. Box 2288, Mobile, Alabama 36628-0001 or by telephone at (334) 690-2729.

Dated: December 20, 1996.

Raymond J. Fatz,

*Deputy Assistant Secretary of the Army,
(Environment, Safety and Occupational Health) OASA (I,L&E).*

[FR Doc. 96-33008 Filed 12-27-96; 8:45 am]

BILLING CODE 3710-08-M

DEPARTMENT OF EDUCATION

[CFDA No. 84.163A]

Library Services to Indian Tribes and Hawaiian Natives Program—Basic Grants (Library Services and Construction Act, Title IV); Notice Inviting Applications for New Awards for Fiscal Year (FY) 1997

PURPOSE OF PROGRAM: Provides noncompetitive basic grants to eligible Indian tribes and to eligible Hawaiian native organizations to establish or improve public library services for Indian tribes and Hawaiian natives.

ELIGIBLE APPLICANTS: The Secretary makes grant awards to eligible applicants that have submitted approved applications for authorized activities under Title IV of the Library Services and Construction Act. Eligible applicants are—

(a) Indian tribes recognized by the Secretary of the Interior to be eligible for the special programs and services provided by the United States to Indians because of their status as Indians;

(b) Alaska Native villages or regional or village corporations as defined in or established under the Alaska Native Claims Settlement Act; however, two or more Alaska Native villages, regional corporations, or village corporations may not receive basic grant allocations to serve the same population; and

(c) Organizations primarily serving and representing Hawaiian natives and recognized by the Governor of Hawaii.

DEADLINE FOR TRANSMITTAL OF APPLICATIONS: February 24, 1997.

APPLICATIONS AVAILABLE: January 6, 1997.

AVAILABLE FUNDS: \$966,518 for Indian Tribes; \$644,345 for Hawaiian Natives.

ESTIMATED AVERAGE SIZE OF AWARDS: \$4,602 for Indian Tribes; \$644,345 for Hawaiian Natives.

ESTIMATED NUMBER OF AWARDS: 210 for Indian Tribes; 1 for Hawaiian Natives.

Note: The Department is not bound by any estimates in this notice.

PROJECT PERIOD: 12 months.

APPLICABLE REGULATIONS: The Education Department General Administrative Regulations (EDGAR) in 34 CFR Parts 74 and 82 (for grants to Hawaiian native organizations); 80 (for grants to Indian tribes); 75, 77, 81 and 85 (for grants to both Hawaiian natives and Indian tribes).

FOR APPLICATIONS OR INFORMATION CONTACT: Kathy Price, U.S. Department of Education, 555 New Jersey Ave. N.W., Room 300, Washington, DC 20208-5571. Telephone: (202) 219-

1670. Internet Address: (kathy_price@ed.gov).

Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

Information about the Department's funding opportunities, including copies of application notices for discretionary grant competitions, can be viewed on the Department's electronic bulletin board (ED Board), telephone (202) 260-9950; on the Internet Gopher Server (at gopher://gcs.ed.gov); or on the World Wide Web (at http://gcs.ed.gov).

However, the official application notice for a discretionary grant competition is the notice published in the Federal Register.

Program Authority: 20 U.S.C. 351c(c)(2), 361(d), 364.

Dated: December 20, 1996.

Sharon P. Robinson,
Assistant Secretary for Educational Research and Improvement.

[FR Doc. 96-32941 Filed 12-26-96; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF ENERGY

Notice of Draft Request for Proposals for Waste Acceptance and Transportation Services

AGENCY: Office of Civilian Radioactive Waste Management, U.S. Department of Energy.

ACTION: Request for comments on a draft request for proposals.

SUMMARY: The Office of Civilian Radioactive Waste Management (OCRWM) is responsible under the Nuclear Waste Policy Act, as amended, for accepting and transporting spent nuclear fuel (SNF) from commercial nuclear reactor sites to a Federal facility for storage or disposal. The Standard Contract for Disposal of Spent Fuel and/or High Level Waste (10 CFR Part 961) details the arrangements between the Department (DOE) and the owners and generators of SNF (Purchasers) for the Department to accept the SNF at the Purchasers' sites for transport to a Federal facility. Section 137(a)2 of the Nuclear Waste Policy Act, as amended, requires the utilization of private industry to the "fullest extent possible" in the transportation of SNF.

OCRWM anticipates seeking competitive proposals for commercial SNF acceptance, transportation and delivery services, including the provision of storage equipment, in accordance with the final version of this