

## COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

### Establishing Import Limits for Certain Cotton Textile Products Produced or Manufactured in Indonesia

February 7, 1985.

The Chairman of the Committee for the Implementation of Textile Agreements (CITA), under the authority contained in E.O. 11651 of March 3, 1972, as amended, has issued the directive published below to the Commissioner of Customs to be effective on February 14, 1985. For further information contact James Nader, International Trade Specialist (202) 377-4212.

#### Background

On November 15, 1984 notices were published in the Federal Register (49 FR 45206 and 45207), which established import restraint limits for cotton shop towels in Category 369pt. (only TSUSA number 366.2740) and woven shirts of man-made fibers in Category 640, produced or manufactured in Indonesia and exported during the ninety-day periods which began, in the case of Category 369pt., on October 30, 1984 and extended through January 28, 1985, and, in the case of Category 640, on October 31, 1984 and extended through January 29, 1985, pursuant to the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of October 13 and November 9, 1982, as amended, between the Governments of the United States and the Republic of Indonesia. The notices also stated that the Government of the Republic of Indonesia is obligated under the bilateral agreement, if no mutually satisfactory solution is reached on levels for these categories during consultations, to limit its exports during the periods which began on October 30, 1984 for Category 369pt. and on October 31, 1984 for Category 640 and extend through the end of the agreement year, June 30, 1985, to 432,348 pounds (Category 369pt.) and 166,095 dozen (Category 640).

The notice also stated that merchandise in the categories which is in excess of the ninety-day limits, if it is allowed to enter, may be charged to the prorated limits.

The United States Government has decided, inasmuch as no mutually satisfactory solution has been agreed concerning these categories, to control imports at the designated limits. The limits may be adjusted to include prorated swing and carryforward.

A description of the textile categories in terms of T.S.U.S.A. numbers was published in the Federal Register on

December 13, 1982 (47 FR 55709), as amended on April 7, 1983 (48 FR 15175), May 3, 1983 (48 FR 19924), December 14, 1983 (48 FR 55607), December 30, 1983 (48 FR 57584), April 4, 1984 (49 FR 13397), June 28, 1984 (49 FR 26622), July 16, 1984 (49 FR 28754), and November 9, 1984 (49 FR 44782).

Walter C. Lenahan,  
Chairman, Committee for the Implementation of Textile Agreements.  
February 7, 1985.

Committee for the Implementation of Textile Agreements

Commissioner of Customs,  
Department of the Treasury, Washington,  
D.C.

Dear Mr. Commissioner: Under the terms of section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); pursuant to the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of October 13 and November 9, 1982, as amended, between the Governments of the United States and the Republic of Indonesia; and in accordance with the provisions of Executive Order 11651 of March 3, 1972, as amended, you are directed to prohibit, effective on February 14, 1985, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton textile products in Categories 369 pt.<sup>1</sup> and 640, produced or manufactured and man-made fiber textile in Indonesia and exported during the following periods which on excess of the indicated limits:

Category	Restraint limit *	Period
369 pt. <sup>1</sup>	432,348 pounds	Oct. 30, 1984-June 30, 1985.
640	166,075 dozen	Oct. 31, 1984-June 30, 1985.

<sup>1</sup> In Category 369, only TSUSA numbers 366.2740.

\* In limits have not been adjusted to reflect an imports exported after October 29, 1984 (Category 369 pt.) or October 30, 1984 (Category 640).

Textile products in Category 369 pt.<sup>1</sup> and 640, which have been exported to the United States during the previously established ninety-day periods which began on October 30 and 31, 1984 shall be subject to this directive.

A description of the textile categories in terms of T.S.U.S.A. numbers was published in the Federal Register on December 13, 1982 (47 FR 55709), as amended on April 7, 1983 (48 FR 15175), May 3, 1983 (48 FR 19924), December 14, 1983 (48 FR 55607), December 30, 1983 (48 FR 57584), April 4, 1984 (49 FR 13397), June 28, 1984 (49 FR 26622), July 16, 1984 (49 FR 28754), and November 9, 1984 (49 FR 44782).

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 to the rulemaking provisions of 5 U.S.C. 553.

<sup>1</sup> In Category 369, only TSUSA numbers 366.2740.

Sincerely,

Walter C. Lenahan,  
Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 85-3467 Filed 2-12-85; 8:45 am]

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## COPYRIGHT ROYALTY TRIBUNAL

[Docket Nos. CRT 80-4, 81-1, 82-1, 83-1]

### Order Granting Further Partial Distributions 1979, 1980, 1981, and 1982 Cable Royalty Distribution

#### FOR FURTHER INFORMATION CONTACT:

Marianne Mele Hall, Chairman,  
Copyright Royalty Tribunal, 1111 20th Street NW., Room 450, Washington, D.C. 20036, (202) 653-5175.

The Copyright Royalty Tribunal (Tribunal), in response to motions recently filed, makes the following further partial distributions on the proceedings above:

CRT Docket 80-4, 1979 Cable Royalty Distribution. All claimants are to receive that portion of the remaining pool which will bring their cumulative receipts to 96% pro rata.

CRT Docket 81-1, 1980 Cable Royalty Distribution. All claimants are to receive that portion of the remaining pool which will bring their cumulative receipts to 85% pro rata.

CRT Docket 82-1, 1981 Cable Royalty Distribution. All claimants are to receive that portion of the remaining pool which will bring their cumulative receipts to 97% pro rata.

CRT Docket 83-1, 1982 Cable Royalty Distribution. All claimants are to receive that portion of the remaining pool which will bring their cumulative receipts to 91% pro rata.

The above determinations are made in accordance with section 111(d)(5)(C) of Title 17 which authorizes the Tribunal to distribute amounts not in controversy while withholding an amount sufficient to satisfy all claims with which a controversy exists. It is the Tribunal's determination that the above distribution equitably satisfies the legislative mandate.

A detailed analysis and history on all the distributions of the above captioned cases follows in the tables below. Computations have been rounded to four places beyond the decimal point.

The first column in each table represents the percentage allocation to each claimant, as a result of the latest court or Tribunal determination. It is upon this percentage allocation that we have determined what is in controversy and what to withhold to cover the same.

The following columns represent the previous distributions. The penultimate column represents the pro rata share of the full fund, to be attained in this 1985 partial distribution. The last column represents the amount of the total fund that must be distributed to bring each respective claimant to its equal pro rata share.

This last column percentage figure shall be applied to the total fund which shall be determined by adding the total amounts previously distributed to the amount remaining. This sum will effectively reflect the total fund as of this distribution including all earnings and deducting all costs. By working this last distribution on the total fund to bring each claimant to an equal percentage share, the proportionate earnings and costs will be allocated equitably.

This distribution will serve to equalize all shares by percentage. Then, the final distribution of each fund shall zero out each fund by distributing the remaining amount on a strictly pro rata basis.

Special attention must be given to the Devotional claimants who have received no royalties to date because their allocation was not determined until the May 11, 1984<sup>1</sup> remand. Their proportionate share of each distribution has been determined and noted parenthetically. This percentage shall be applied to the fund as it existed

on the date of the actual earlier distributions to the other claimants. These retroactive distributions shall be made first on the respective remaining funds for each proceeding, before this 1985 further distribution is executed.

By conducting these retroactive calculations first, the Devotionals shall be assured of the pro rata share of the earned interest in the respective funds that they would have gotten had their distributions been made at the time of the other distributions. In essence, they will get what they should have gotten at the earlier distributions with all costs and earnings accounted for. This will effectively adjust for their basic interest per each share.

An additional concern for the Devotionals is that their full share remained longer in the fund, and therefore it earned more interest proportionately. This will be adjusted for as follows. The Tribunal feels that it is not responsible for the lost time value of the Devotional's share for that period of time between the first distributions in May 1982 and the May 11, 1984 remand, as we can not be responsible for time value lost on an allocation which had not yet been determined. However, the Devotionals have lost time value from the May 11, 1984 remand to date. For example, in the 1979 fund, 91% of the fund had been distributed to all other claimants earlier, while the Devotional's

full share which was not distributed, continued to earn interest for the total 1979 fund. We feel responsible for those additional earnings due to 91% of their award, remaining in the fund from the May 11, 1984 remand to date, while the other claimants received 91% of their shares. It is likewise for the 1980 and 1981 funds. For the 1982 fund, the proportional extra interest was earned from the Dec. 1, 1983 distribution to date. The percentage of additional interest shall be calculated on the respective total fund and deducted before this 1985 partial distribution is made.

Also note that the 1979 award to MPAA was reduced by the .5 award to the Devotionals as per 49 FR 20051 (1984). Their proportionate share has been computed accordingly to adjust for the remand. This can be reversed if said remand is not affirmed.

The Tribunal shall make these adjustments and this 1985 further partial distribution on February 7, 1985. Comments, in opposition to these determinations only, will be received until March 7, 1985. Thereafter, no further comments in opposition to any previous partial distribution shall be considered.

Dated: February 4, 1985.

Marianne Mele Hall,  
Chairman.

	Percent- age alloca- tion <sup>1</sup> (latest)	50% dist. 5/82 <sup>2</sup>	35.5% dist. 11/83 <sup>3</sup> & 3/84 <sup>4</sup>	Total rvd. to date	96% of fund, pro rata	Further dist. needed to attain 96% pro rata
<b>1979 PHASE I</b>						
Program Syndicators. (see below).....	70.00					
Joint Sports and NCAA.....	15.00	7.500	* 6.088	13.588	14.40	.812
PBS.....	5.25	2.625	* 2.131	4.756	5.04	.284
NAB*.....	4.50	2.250	* 2.160	4.4109	4.32	.0
Music.....	4.25	2.125	1.725	3.850	4.08	.230
Canadian.....	.75	.375	.360	.735	.72	.0
NPR.....	.25	.125	.125	.250	.24	.0
<b>1979 PHASE II</b>						
Program syndicators (70%).....	* 96.3	33.880	27.515	61.395	64.7138	3.3186
MPAA.....	1.6	.560	.448	1.008	1.0752	.0672
Multimedia Program Production, Inc.....	.8	.280	.224	.504	.5376	.0336
NAB*.....	.7	.245	.196	.441	.4704	.0294
Mutual of Omaha.....	.1	.035	.028	.063	.0672	.0042
Devotn'ls (to be appl'd retroactively)	.5	0(.175)	0(.1243)	0(.2993)	.338	.0387

\*NAB figures have been segregated into the respective Phase I and Phase II awards. In earlier distributions, they had been represented collectively.

<sup>1</sup> 47 FR 9897 (1982)

<sup>2</sup> 47 FR 24175 (1982)

<sup>3</sup> 48 FR 54679 (1983)

<sup>4</sup> 49 FR 4543 (1984)

<sup>5</sup> By agreement, Nov. 22, 1983

<sup>6</sup> 49 FR 20051 (1984)

<sup>7</sup> By agreement, Nov. 22, 1983

	Percentage allocation (latest) *	50% dist. 5/83 *	30% dist. 8/83 <sup>10</sup>	Total rcvd. to date	85% of fund, pro rata	Further dist. needed to attain 85% pro rata
<b>1980 PHASE I</b>						
Program syndicators.....	69.7544					
Joint Sports.....	14.9473	7,500	4,500	12.0000	12.7052	.7052
PBS.....	5.2316	2,625	1,575	4,2000	4,4469	.2469
NAB*.....	4.4842	2,250	1,350	3,6000	3,8116	.2116
Music.....	4.2351	2,125	1,275	3,4000	3,5998	.1998
Canadian.....	.7474	.375	.225	.6000	.6353	.0353
NPR.....	.2500	.125	.075	.2000	.2125	.0125
Devotionals (to be applied retroactively).....	.3500	(.175)	(.105)	(.28)	.2975	.0175
Commercial Radio.....	0	0	0	0	0	0
<b>1980 PHASE II</b>						
PROGRAM SYNDICATORS (69.7544).....						
MPAA.....	<sup>11</sup> 68.9000	<sup>12</sup> 33.915	<sup>13</sup> 20.349	54.264	57.4532	3.1892
Multimedia.....	1.6000	.560	.336	.896	.9488	.0528
NAB*.....	.8000	.280	.168	.448	.4743	.0263
SIN.....	.7000	.245	.147	.392	.4150	.0230

\*NAB figures have been segregated into the respective Phase I and Phase II awards. In earlier distributions, they had been represented collectively.

- <sup>9</sup> 49 FR 28092 (1984).
- <sup>10</sup> 48 FR 15508 (1983).
- <sup>11</sup> 48 FR 31449 (1983).
- <sup>12</sup> 48 FR 9569 (1983).
- <sup>13</sup> 48 FR 15508 (1983).
- <sup>14</sup> 48 FR 31449 (1983).

	Percentage allocation (latest) <sup>14</sup>	85% dist. 8/83 <sup>15</sup>	5% dist. 11/83 <sup>16</sup>	6.5% dist. 8/84 <sup>17</sup>	Total rcvd. to date	97% of fund, pro rata	Further dist. needed to attain 96.5 pro rata
<b>1981 PHASE I (Settled as per 1979 and 1980 Remand)</b>							
<b>SETTLING PARTIES</b>							
Program syndicators (see below).....	69.7544						
Joint Sports.....	14.9473	32.7500	.7500	.9750	14.4750	14.4989	.0239
PBS.....	5.2316	4.4625	.2625	.3412	5.0662	5.0747	.0085
NAB (see below).....	4.4842						
Music.....	(+.558)	4.3010	.2530	.3289	4.8829	4.8909	.0080
Canadian.....	.7474	3.6125	.2125	.2762	4.1012	4.1080	.0068
NPR.....	.2500	.6375	.0375	.0488	0.7238	.7250	.0012
Devotionals (to be appl'd retroactively).....	.3500	.2125	.0125	.0163	0.2413	.2425	.0012
Commercial Radio.....		0(.2975)	0(.0175)	0(.0228)	0(.3378)	.3395	.0017
<b>1981 PHASE II</b>							
PROGRAM SYNDICATORS (69.7544).....							
MPAA.....	68.9000	57.6555	3.3915	4.4089	65.4559	65.5643	.1084
Multimedia.....	1.6000	.9520	.0560	.0728	1.0808	1.0826	.0018
SIN.....	.7000	.4165	.0245	.0319	0.4729	.4736	.0007
NAB (reflected in dist. above).....	.8000						

- <sup>14</sup> 49 FR 7845 (1984) et seq.
- <sup>15</sup> 49 FR 21450 (1983).
- <sup>16</sup> 48 FR 48411 (1983).
- <sup>17</sup> 49 FR 17067 (1984).

	Percentage allocation (latest) <sup>18</sup>	90% dist. 12/1/83 <sup>19</sup>	Total rcvd. to date	91% of fund pro rata	Further dist. needed to attain 91% pro rata
<b>1982 PHASE I (Settled as per 1979 and 1980 Remand with adjustment for pro rata distribution of Devotionals share.) <sup>20</sup></b>					
<b>SETTLING PARTIES</b>					
Program syndicators (see below).....	69.2982				
Joint Sports (see below).....	14.8496				
PBS.....	5.1974	4.7250	4.7250	4.7296	.0048
NAB (see below).....	4.4549				
Music.....	(+.5543)	4.5540	4.5540	4.5584	.0044
Canadian.....	4.2074	3.8250	3.8250	3.8287	.0037
NPR.....	.7425	.6750	.6750	.6757	.0007
Devotionals (to be appl'd retroactively).....	.2500	.2250	.2250	.2275	.0025
Commercial Radio.....	1.0000	0(.9000)	0	.9100	(.0100)
<b>1982 PHASE II</b>					
PROGRAM SYNDICATORS (69.2982).....					
MPAA.....	<sup>21</sup> 97.5000	81.0470	81.0470	81.4848	.4378
Multimedia.....	1.0000	<sup>22</sup> 1.0080	1.0080	.6306	0
SIN.....	.7000	.4410	.4410	.4414	.0004
NAB (reflected in dist. above).....	.8000				
<b>SETTLING SPORTS PARTIES (14.8496)</b>					
Joint Sports.....	<sup>23</sup> 99.9800	13.5000	13.5000	13.5104	.0104
SIN.....	.0200	0	0	.0027	.0027

- <sup>18</sup> 49 FR. 37653 (1984) et seq.
- <sup>19</sup> 48 FR. 46412 (1983).
- <sup>20</sup> To determine pro rata distribution of the Devotionals allocation, first the NPR allocation of .25 was deducted from 100%. Second, the percent allocation per claimant from 1979 and 1980 was adjusted upward to reflect the percentage share of the whole with the NPR deletion (99.75%). Then the whole (99.75%) was adjusted downward by deleting the Devotionals 1% to yield 98.75%. Lastly, the claimant's new percentages were applied pro rata against the whole (98.75%) as represented with the deduction of the Devotionals share, to arrive at these pro rata percentage allocations.
- <sup>21</sup> 49 FR. 37653 (1984) et seq.
- <sup>22</sup> ibid.
- <sup>23</sup> (Overdist.)

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BILLING CODE 1410-11-01; 1505-21-01

[Docket Nos. CRT 80-4, 81-1, 82-1, 83-1]

**Amendment To Order Granting Further Partial Distributions 1979, 1980, 1981, and 1982 Cable Royalty Distribution**

**FOR FURTHER INFORMATION CONTACT:**  
**Marianne Mele Hall, Chairman,**  
**Copyright Royalty Tribunal, 1111 20th**  
**Street, NW, Room 450, Washington,**  
**D.C. 20036, (202) 653-5175.**

Because of the size and nature of the partial distribution announced on February 7, 1985 and because sections of the February 7 order were omitted in error by the Federal Register,

the Copyright Royalty Tribunal announces that the actual disbursement shall take place on February 21 but shall be based on computations effective February 7. The funds have been reinvested for two weeks. Therefore, one additional computation shall be made to cover the two weeks last time value on the Devotionals shares. A display of the computations, except this last one, is included below. February 7, 1985.

**Marianne Mele Hall,**  
**Chairman.**

1979 91% Disbursed raised to 96%

Disbursed Fund	\$20,226,117.00
Remaining Fund	3,419,400.00
Additions to Fund	24,545.64
<b>Total fund</b>	<b>23,669,762.73</b>
Minus Devotional interest	(1,331.34)
<b>Adjusted total</b>	<b>23,668,430.70</b>

	Percent of adj. total	Feb. 85 disbursement
MPAA	3.3188	\$785,458.69
Multimedia	.0672	15,905.15
NAB	.0338	7952.58
SIN	.0294	6958.50
Mutual of Omaha	.0042	984.07
Joint Sports	.012	292,187.24
PBS	.284	67,243.20
Music	.230	54,437.27
Devotionals	.8967	21,336.30
Devotionals (retroactive distribution)	.175	4,237.42
Devotionals (retroactive distribution)	.1243	2,947.405
Devotionals (interest)	(.35/8)	835.534 (48)
(proportional % of remaining) (earnings since demand)		1,381.00

1980 80% Disbursed raised to 85%

Disbursed fund	\$21,272,774.02
Remaining fund	8,345,200.00
Additions to fund	16,028.10
<b>Total fund</b>	<b>27,734,002.12</b>
Minus devotional interest	(8,941.27)
<b>Adjusted total</b>	<b>27,725,060.85</b>

	Percent of adj. total	Feb. 85 disbursement
MPAA	3.1892	\$884,207.61
Multimedia	.0526	14,583.38
NAB	.2379	65,957.92
SIN	.0230	6,378.78
Joint sports	.7052	195,517.42
PBS	.2469	68,459.17
Music	.1093	29,894.67
Canadian	.0253	6,986.85
NPR	.0125	3,465.63
Devotionals	.0175	4,851.89
Devotionals (retroactive distribution)	.175	4,851.89
Devotionals (retroactive distribution)	.125	3,465.63
Devotionals (interest)	(.35/20)	941.27
(proportional % of remaining) (earnings since demand)		941.27

1981 96.5% Disbursed raised to 97%

Disbursed Fund	\$31,382,028.83
Remaining Fund	3,910,350.00
Additions to Fund	43,614.40
<b>Total Fund</b>	<b>35,305,992.83</b>
Minus Devotional interest	(24,463.89)
<b>Adjusted total</b>	<b>35,281,529.04</b>

	Percent of adj. total	Feb. 85 disbursement
MPAA	.1084	\$33,245.17
Multimedia	.0018	635.07
SIN	.0007	246.87
Joint Sports	.0239	7,432.29
PBS	.0085	2,988.93
NAB	.0080	2,822.52
Music	.0068	2,399.14
Canadian	.0012	423.38
NPR	.0012	423.38
Devotionals	.0017	599.78
Devotionals (retroactive distribution)	.2975	1,053.00
Devotionals (retroactive distribution)	.0175	616.30
Devotionals (retroactive distribution)	(.0228)	80.19
Devotionals (interest)	(.35/3.5)	124.63
(proportional % of remaining) (earnings since demand)		124.63

1982 90% Disbursed raised to 91%

Disbursed Fund	\$37,944,323.72
Remaining Fund	5,875,350.00
Additions to Fund	2,109.19
<b>Total fund</b>	<b>43,821,779.91</b>
Minus Devotional interest	(55,916.33)
<b>Adjusted total</b>	<b>43,765,863.58</b>

	Percent of adj. total	Feb. 85 disbursement
MPAA	.0278	\$12,066.04
SIN	.0031 (0.004)	1,356.74
Joint Sports	.0104	4,551.65
PBS	.0046	2,013.23
NAB	.0048 (0.004)	2,109.19
Music	.0037	1,619.34
NPR	.0025	1,094.15
Canadian	.0007	306.36
Devotionals	.0109	4,776.53
Devotionals (retroactive distribution)	(.0109)	4,776.53

Devotionals (interest)..... (.1/10)  
 (\$559,163.28) 55,916.33  
 (proportional % of remaining) (earnings since first distr.)

[FR Doc. 85-3603 Filed 2-12-85; 8:45 am]  
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**DEPARTMENT OF DEFENSE**

**Department of the Air Force**

**Intent to Prepare a Draft Environmental Impact Statement; Withdrawal of Lands from Public Use; Nevada**

The United States Air Force proposes to request extension of the withdrawal of lands from public use in the vicinity of Groom Mountain Range, located in Lincoln County, Nevada.

An environmental impact statement will be prepared which will examine the nature, range, degree and extent of impacts associated with the transfer of this approximately 89,600 acres of land from public use to uses designated by the Secretary of the Air Force. The withdrawn lands will be used for training in electronic warfare, tactical maneuvering and air support. Additional uses are for other defense related purposes consistent with, and involving no greater adverse impact on the withdrawn lands and their resources than the impacts analyzed in the EIS.

The draft EIS is scheduled to be completed in the fall of 1985. Upon issuance of the draft statement, a public comment period and public hearings are planned to obtain comments from the public and concerned organizations. The final environmental statement is scheduled to be published in the spring of 1986.

For further information concerning the preparation of the environmental impact statement on the extension of the withdrawal from public lands near the Groom Mountain Range, contact: Capt. Donald Zona, Hq Tactical Air Command/DEEV, Langley Air Force Base, Virginia 23665, Telephone Number: (804) 764-4430.

**Norita C. Koritko,**  
**Air Force Federal Register Liaison Officer.**  
 [FR Doc. 85-3553 Filed 2-12-85; 8:45 am]

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