

The Pacific Fishery Management Council's Groundfish Management Team will convene a public meeting, March 19-21, 1985, in Seattle, WA, to develop groundfish landing projections; review reports on long-range management of groundfish and minimum by-catch levels; and review a request for a groundfish plan amendment. For further information, contact Joseph C. Greenley, Executive Director, Pacific Fishery Management Council, 526 S.W. Mill Street, Portland, OR 97201; telephone: (503) 221-6352.

Dated: March 7, 1985.

Joseph W. Angelovic,

Deputy Assistant Administrator for Science and Technology.

[FR Doc. 85-5878 Filed 3-11-85; 8:45 am]

BILLING CODE 3510-22-M

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Announcing Import Limits for Certain Cotton, Wool and Man-Made Fiber Textile Products Produced or Manufactured in the Republic of Korea; Correction

March 7, 1985.

On February 1, 1985 a notice was published in the Federal Register (50 FR 4720) which announced import limits for certain cotton, wool and man-made fiber textile products, produced or manufactured in the Republic of Korea and exported to the United States during 1985. Paragraph two of the letter to the Commissioner of Customs which followed that notice should be corrected to read as follows:

In carrying out this directive, entries of textile products in the foregoing categories, except Categories 337, 359 pt.² and 659 pt.², produced or manufactured in Korea and exported to the United States on and after January 1, 1984, shall, to the extent of any unfilled balances, be charged against the limits established for such goods during that twelve-month period. In the event the limits established for that period have been exhausted by previous entries, such goods shall be subject to the limits set forth in this letter. Textile products in Categories 337, 359 pt.² and 659 pt.² which have been exported to the United States prior to January 1, 1985, shall not be subject to this directive.

Walter C. Lenahan,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 85-5845 Filed 3-11-85; 8:45 am]

BILLING CODE 3510-02-M

COPYRIGHT ROYALTY TRIBUNAL

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

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

Correction

In Fr Doc. 85-5337 beginning on page 9112 in the issue of Wednesday, March 6, 1985, make the following correction:

On page 9114, in the third chart, first line, fifth column, "43, 765, 854" should read "43, 765, 864".

BILLING CODE 1505-01-M

DEPARTMENT OF DEFENSE

Department of the Army

Military Traffic Management Command; Directorate of Personal Property; International Through Government Bill of Lading Household Goods Program

AGENCY: Military Traffic Management Command, DOD.

ACTION: The Military Traffic Management Command (MTMC), on behalf of the Department of Defense (DOD), is modifying procedures associated with the acquisition of rates for international through Government bill of lading (ITGBL) shipments of household goods and unaccompanied baggage for the cycle starting October 1, 1985 (Volume 51).

SUMMARY: In the past, MTMC has relied upon rate bureau/association military basic tenders (MBTs) for governing rules and application of accessorial rates and charges. In effect, these MBTs have been incorporated in and made a part of MTMC's ITGBL competitive rate solicitation. In the future, MTMC intends to develop rules for application of accessorial rates and charges similar to those currently in effect in the MBTs and publish such rules as an appendix to the MTMC rate solicitation for international shipments. Aside from this modification, the standing producers used for the 6-month cycle system remain unchanged along with the filing periods; viz, the initial and me-too filing periods. For the reasons stated below, MTMC intends to discontinue use of MBTs issued by carrier and forwarder rate bureaus and associations.

To assist you in understanding the modification, the following reasons are summarized. DOD expects MTMC to improve control and management of the ITGBL program. As in other Federal procurements, with this modification MTMC is determining basic terms and conditions and dealing directly with

individual companies actually furnishing the services. This will reduce the anticompetitive influence on the ITGBL program which results from MTMC dealing through ratemaking bureaus or associations. This is a continuation of MTMC efforts to promote individual carrier ratemaking that began with the establishment of the ITGBL competitive rate program in 1976 and the domestic MTMC solicitation last year. The modification will also comply with the letter and spirit of recent deregulation statutes which restrict the activities of rate bureaus, which promote shipper protection, and which increase pricing competition. It will also promote greater competition under recently legislated congressional Defense procurement policy.

Comments: Written comments concerning the intended modification will be considered if received not later than April 12, 1985.

Address comments to: Commander, Military Traffic Management Command, Attn: Rate Acquisition Division (MT-PPC-Int'l), Room 408, 5611 Columbia Pike, Falls Church, Virginia 22041-5050.

FOR FURTHER INFORMATION

CONTACT: LTC Robert P. Coleman or Mrs. Naomi King, HQ Military Traffic Management Command, ATTN: MT-PPC (Room 408), 5611 Columbia Pike, Falls Church, Virginia 22041-5050, (202) 756-2385.

SUPPLEMENTARY INFORMATION: To

reflect the above DOD 4500.34-R, Personal Property Management Regulation, May 1971 will be amended by adding the following to paragraph 6001h(3).

(d) Solicitations for ITGBL competitive rates will be sent to, and responsive rates will be received from, DOD-approved qualified individual carriers and forwarders. Solicitations will contain MTMC-developed governing rules, accessorial rates and charges, rather than military basic tenders collectively issued by carrier bureaus and associations. Traffic will be awarded to those low rate responsible carriers and forwarders whose rates are responsive and most advantageous to the government. A responsible carrier is one who:

(1) Is listed on the DOD list of approved carriers and freight forwarders;

(2) Has appropriate operating authority and licenses;

(3) Has adequate financial resources;

(4) Has the ability to comply with required delivery performance schedules;

Herbert C. Hoover Department of Commerce Building, Washington, D.C. 20240.

FOR FURTHER INFORMATION CONTACT:
Ellen Campbell, Office of the Associate Administrator, NOAA, telephone (202) 577-5936.

SUPPLEMENTARY INFORMATION: The National Oceanic and Atmospheric Administration of the Department of Commerce is seeking recommendations for nominees for six vacancies on the National Advisory Committee on Oceans and Atmosphere (NACOA). NACOA was created by Pub. L. 95-63:

(1) To undertake a continuing review, on a selective basis, of national ocean policy, coastal zone management and the status of the marine and atmospheric science and service programs of the United States;

(2) To advise the secretary of Commerce with respect to the carrying out of programs administered by the National Oceanic and atmospheric Administration.

NACOA is composed of 78 members appointed by the President, who serve staggered three-year terms. The act specifies that members of NACOA shall be appointed from among individuals who are eminently qualified by way of knowledge and expertise in the areas of direct concern to the Committee.

Members of NACOA are expected to attend approximately 9 annual meetings of the Advisory Committee in Washington, D.C., or other locations around the country and to devote substantial time and interest to participation in subcommittees and the development of written documents that can serve as the basis for NACOA actions to fulfill its statutory functions. Members serve as paid consultants and are reimbursed for their travel expenses.

Any interested person may suggest him or her self or other individuals for membership. A complete resume of the individual should be included, along with a statement that the person nominated is aware of the nomination, has the time and interest to serve on the Committee, and appears to have no conflict of interest that would preclude a Committee membership. Letters in support of the nomination may also be submitted.

Dated March 7, 1985.

James W. Winchester,
Associate Administrator, National Oceanic and Atmospheric Administration.

Doc. 85-5416 Filed 3-5-85; 8:45 am]

BILLING CODE 3510-06-M

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Increasing the Import Limits for Certain Cotton and Man-Made Fiber Textile Products Produced or Manufactured in Sri Lanka

February 28, 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 28, 1985. For further information contact Diana Solkoff, International Trade Specialist (202) 377-4212.

Background

A CITA directive dated May 10, 1984 (See 49 FR 20751) established restraint limits for specified categories of cotton, wool and man-made fiber textile products, including women's girls' and infants' trousers in Category 348 and men's and boys' other coats in Category 634, produced or manufactured in Sri Lanka and exported during the twelve-month period which began on June 1, 1984. In the CITA directive published below the limits for Categories 348 and 634 are being increased to 275,501 dozen (Category 348) and 110,944 dozen (Category 634) to account for carryover, carryforward, carryforward used, and swing, variously applied, under the terms of the Bilateral Cotton and Man-Made Fiber Textile Agreement of May 10, 1983 between the Governments of the United States and Sri Lanka. To the extent used, the carryforward applied to Category 348 will be deducted from the applicable category limit during the agreement year which begins on June 1, 1985.

A description of 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), November 9, 1984 (49 FR 44782), and in Statistical Headnote 5, Schedule 3 of the TARIFF SCHEDULES OF THE UNITED STATES ANNOTATED (1985).

Walter C. Lenahan,
Chairman, Committee for the Implementation of Textile Agreements;
February 28, 1985.

Committee for the Implementation of Textile Agreements,
Commissioner of Customs.

Department of the Treasury, Washington, D.C.

Dear Mr. Commissioner: This directive further amends, but does not cancel, the directive of May 10, 1984 from the Chairman of the Committee for the Implementation of Textile Agreements, concerning imports into the United States of certain cotton, wool and man-made fiber textile products, produced or manufactured in Sri Lanka.

Effective on February 28, 1985, you are directed to increase the restraint limits established for the following categories in the directive of May 10, 1984 to the limits indicated, according to the terms of the Bilateral Cotton, Wool and Man-made Fiber Textile Agreement of May 10, 1983 between the Governments of the United States and Sri Lanka.¹

Category	Amended Twelve-Month Limit ² (dozen)
348	275,501
634	110,944

¹ The limits have not been adjusted to account for any imports expored after May 31, 1984.

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.

Sincerely,

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

[FR Doc. 85-5336 Filed 3-5-85; 8:45 am]

BILLING CODE 3510-DR-M

COPYRIGHT ROYALTY TRIBUNAL

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

Further 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.

By order dated February 4, 1985, the Copyright Royalty Tribunal ("Tribunal") directed the further partial distribution of 1979, 1980, 1981 and 1982 royalty fees pursuant to section 111(d)(5)(C) of the

¹ The agreement provides, in part, that (1) within the aggregate and group limits, specific limits may be exceeded by designated percentages, provided an equal amount in equivalent square yards is deducted from another specific limit (2) specific limits may be increased by carryover and carryforward up to 11 percent of the applicable category limit; and (3) administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of the agreement.

Copyright Act of 1976, 17 U.S.C. 17 (d)(5)(C). See 50 FR 5290 (February 7, 1985) as supplemented 50 FR 6027 (February 13, 1985). Subsequent to the issuance of this order, the Tribunal received a pleading joined in by all of the Copyright Owner representatives who had participated in the 1979-82 proceedings. The Copyright Owners requested that the Tribunal make a larger distribution than that proposed in the February 4, 1985 Order. Their request was based upon the following principles to which all the parties had agreed solely for purposes of securing a larger partial distribution of 1979-82 royalties at this time:

1. A further partial distribution of 1979-82 royalties should take place on March 7, 1985.
2. Past distributions plus the March 7, 1985 distribution should result in all parties having received the same percentage of their proportionate shares of the 1979-82 funds, as those shares have been determined in the Tribunal's most recent allocation decisions.
3. This percentage should be applied against the "Adjusted Total Fund" as set forth in the Tribunal's notice published at 50 FR 6030 (February 13, 1985) ("February 13 Notice"). The Tribunal calculated that "Adjusted Total Fund" by (a) totalling the amounts previously distributed to all parties and the amounts remaining in the fund on February 7, 1985; and then (b) subtracting from this total the amounts reflecting the "additional" interest which the Tribunal considers to be due the Devotionals.

4. The amount of the Devotionals' "additional" interest is that which is identified in the Tribunal's February 13 Notice. This interest is also to be distributed to the Devotionals on March 7, 1985.

5. The percentages to be applied against the "adjusted total funds" are 96 percent for 1979; 86 percent for 1980; 96 percent for 1981; and 96 percent for 1982.

5. Attached to this order are tables, prepared by the Copyright Owners, which reflect the above agreed-upon principles. The figures in the final column of each table represent the amount of their proposed further partial distribution.

The Copyright Owners and the Tribunal believe that the amounts which would remain in the 1979-82 funds after the proposed partial distributions are adequate to accommodate any possible adjustments that might be occasioned by pending judicial review of the Tribunal's prior allocation decisions. If no such adjustments must be made after these decisions are no longer subject to appeal, the royalties remaining after the March 7, 1985 distribution would be distributed to the parties in their proportionate shares, as those shares have been determined in the Tribunal's most recent final allocation orders. [See Column 1 of each of the attached tables.]

The Tribunal has consistently encouraged voluntary agreements

among the parties and has supported the earliest possible distribution of the maximum amount of royalties not subject to controversy. Both of these principles are, of course, embodied in that portion of the Copyright Act of 1976 governing the cable royalty distribution proceedings. See 17 U.S.C. 111(d)(5). Accordingly, the Tribunal has determined to order a further partial distribution of 1979, 1980, 1981, and 1982 royalties consistent with the Copyright Owners' joint proposal.

The Tribunal hereby rescinds its February 4, 1985 partial distribution order and directs the distribution to each party of the amounts set forth in the final column of each of the attached tables. This distribution will take place on March 7, 1985. As reflected in the attached tables, Multimedia already has received some 140 percent of its share of the 1982 fund. The Tribunal, therefore, further directs Multimedia to reimburse the 1982 fund including interest for the difference between the amount of the 1982 royalties which it has already received and the amount to which it is entitled under the 96 percent distribution ordered above. Such reimbursement is to be made no later March 7, 1985.

Dated: March 4, 1985.

Marianne Mele Hall,
Chairman.

	Percent allocation	50 pct distribution, 5/82-7/2/82	35.5 pct distribution, 11/83 and 3/84-1/12/84	Total received to 2/6/85	96 pct of adjusted fund in real dollars	Distribution needed to attain 96 pct pro rata (in real dollars)
Total fund		\$21,380,030	\$23,290,015			\$23,668,381
1979 PHASE I						
Program syndicators (see below):						
Joint sports and NCAA (JS 5.5 pct-3/15/84)	15.00	\$1,600,950	\$136,945	\$3,022,676	\$3,408,247	\$385,571
PBS	5.25	560,332	1,284,781	1,056,642	1,192,886	136,244
NAB (Phase I and II)	5.06	540,054	496,310	1,095,288	1,149,715	54,427
Music	4.25	453,603	555,234	855,356	965,670	110,314
Canadian	.75	80,048	83,844	163,892	170,412	6,520
NPR	.25	26,682	29,113	55,795	56,804	1,009
Devotionals	35				79,526	79,526
1979 PHASE II						
Program syndicators (70 pct):						
MPAA	67.41	7,232,406	6,408,248	13,640,654	15,316,662	1,676,008
Multimedia	1.12	119,538	104,339	223,877	254,482	30,605
SN	.49	52,297	45,648	87,945	111,336	13,391
Mutual of Omaha	.07	7,471	6,521	13,992	15,905	1,913
Total	100.000	10,673,381	8,552,736	20,226,117	22,721,645	2,495,528

¹ Devotionals also to receive "additional interest" in the amount of \$1,361. See 50 FR 6030 (Feb. 13, 1985).

NOTE—All dollar amounts have been rounded to the nearest whole dollar.

	Percent allocation	50 pct. 5/80-5/6/83	30 pct., 8/80-8/11/83	Total to 2/6/85	86 pct of adjusted fund in real dollars	Distribution needed to attain 86 pct pro rata (in real dollars)
Total fund		\$26,450,000	\$26,825,913			\$27,725,061
1980 Phase I						
Program syndicators:						
Joint sports	14.8473	\$1,983,750	\$1,207,166	\$3,190,916	\$3,563,967	\$373,051
PBS	5.2316	694,312	422,508	1,116,820	1,247,399	130,579
NAB (Phase I and II)	5.0422	669,185	407,217	1,076,402	1,202,240	125,838

	Fiscal Position	50 pct 5/78 5-5/85	35 pct 1/85 6/11/85	Total 2/16/85	96 pct of adjusted fund in real dollars	Distribution needed to attain 96 pct pro rata in real dollars
Misc	4,2351	562,052	342,030	904,092	1,006,798	405,706
Canadian	7474	99,187	60,358	159,545	178,207	18,662
NPR	2500	33,062	20,119	53,181	58,609	6,429
Devotionals	3500				83,453	83,453
1980 Phase #1						
Program syndicators (69.75%)						
MPAA	67,5920	8,970,517	5,458,805	14,429,322	16,316,334	1,667,012
Multimedia	1,1161	148,720	90,135	238,255	266,317	27,862
SIN	4883	64,802	39,434	104,236	116,428	12,192
Total	(100,0000)	13,224,997	8,047,772	21,272,769	23,843,552	2,570,783

1 Approximate.
 2 Devotionals also to receive "additional interest" in the amount of \$8,450. See 50 Fed. Reg. 8030 (Feb. 13, 1985).
 NOTE—All dollar amounts have been rounded to the nearest whole dollar.

	Percent allocation	85 pct distribution, 8/83	5 pct distribution, 11/83	6.5 pct distribution, 4/84	Total received to 2/16/85	96 pct of adjusted fund in real dollars	Distribution needed to attain 96 pct pro rata (in real dollars)
Total fund		\$32,280,745	\$33,851,575	\$34,627,943			\$35,281,529
1981 PHASE I (Settled as per 1979 and 1980 Fiemand)							
Setting Parties							
Program syndicators							
Joint sports	74,9473	54,115,785	3253,887	3337,613	54,707,295	55,062,590	3355,395
PBS	5,2316	1,440,528	88,850	118,171	1,647,559	1,771,957	424,398
NAB (Phase I & II)	5,0422	1,388,395	85,644	113,891	1,587,930	1,707,807	119,877
Misc	4,2351	1,166,141	71,935	95,566	1,332,742	1,434,440	100,698
Canadian	7474	205,790	12,694	16,898	225,382	253,146	37,764
NPR	2500	66,596	4,231	5,626	78,453	84,676	6,223
Devotionals	3500					318,546	318,546
1981 PHASE II							
Program Syndicators (69.75%)							
MPAA	67,5920	18,611,625	1,148,076	1,526,696	21,286,397	22,893,590	1,607,193
Multimedia	1,1161	307,313	18,957	25,209	351,479	378,026	26,547
SIN	4883	134,449	8,294	11,046	153,789	165,389	11,600
Total		27,438,632	1,692,578	2,250,816	31,382,026	33,870,267	2,488,241

1 Devotionals also to receive "additional interest" in the amount of \$24,464. See 50 Fed. Reg. 8030 (Feb. 13, 1985).
 NOTE—All dollar amounts have been rounded to the nearest whole dollar.

	Percent allocation	90 pct distribution, 12/ 1/83	96 pct of adjusted fund in real dollars	Distribution needed to attain 96 pct pro rata (in real dollars)
Total fund		42,160,356		43,765,854
1982 PHASE I (Settled as per 1979 and 1980 Fiemand with adjustment for pro rata distribution of Devotionals share.)				
Setting Parties				
Program syndicators (see below):				
Joint Sports	14,8466	\$5,681,648	\$6,237,833	\$546,185
PBS	5,1974	1,952,077	2,183,699	197,622
NAB	5,0093	1,919,983	2,104,669	184,686
Misc	4,2074	1,812,634	1,767,749	455,115
Canadian	7425	284,582	311,963	27,381
NPR	2500	94,861	105,038	10,177
Devotionals	1,0000		420,152	420,152
1982 PHASE II				
Program syndicators (69.2982):				
MPAA	67,5657	25,737,632	28,387,884	2,650,252
Multimedia	6930	424,976	291,166	113,810
SIN	4881	185,927	205,076	19,149
Total	100,0000	37,944,320	42,015,229	4,070,909
Setting sports parties (14,8466)				

43,765,854
 43,765,864

1 Devotionals also to receive "additional interest" in the amount of \$35,816. See 50 Fed. Reg. 8030 (Feb. 13, 1985).
 2 Overpayment.
 Note—All dollar amounts have been rounded to the nearest whole dollar.

[FR Doc. 85-5337 Filed 3-5-85; 8:45 am]

BILLING CODE 1410-08-8

DEPARTMENT OF DEFENSE

Defense Systems Management
 College Board of Visitors Meeting

AGENCY: Department of Defense.

ACTION: Notice of meeting.

SUMMARY: This notice sets forth the
 schedule and proposed agenda of a
 meeting of the Defense Systems
 Management College Board of Visitors

National Technical Information
Service

Interest in Application of Character
Recognition to Machine-Assisted
Translations of Selected Languages

The National Technical Information Service (NTIS), U.S. Department of Commerce, requests information from potential developers or suppliers of Optical Character Recognition Equipment on the availability and characteristics of equipment capable of producing machine readable output from printed Chinese, Japanese, Spanish, Korean, Arabic and Portuguese language text. Respondents are requested to supply the following types of information:

- (a) Availability;
- (b) Cost;
- (c) Speed;
- (d) Error rates in processing
types of input;
- (e) Existing interfaces;
- (f) Format of input/output;
- (g) Characteristics of document
handling equipment.

Frederick L. Haynes,
Associate Director for Marketing and
Customer Services, U.S. Department of
Commerce, National Technical Information
Service.

[FR Doc. 85-26783 Filed 11-8-85; 8:45 am]

BILLING CODE 3510-04-M

review. The movants ask for a distribution on November 21, 1985, or as soon thereafter as practicable, believing that the Devotional Claimants would certainly have decided by November 21 whether to appeal. National Public Radio filed in support of Joint Sports and the Program Suppliers' request.

The Tribunal will grant the movants request for final distribution but not for November 21, 1985. In light of the Tribunal's responsibility not to distribute any funds in controversy, we prefer to wait until the time for appeal has completely passed.

Accordingly, distribution of the remainder of the 1979-1982 cable royalty funds is hereby ordered for December 13, 1985 in the same percentage amounts identified in the Tribunal's Order published at 50 FR 9112 (March 6, 1985) unless any timely petition is filed with the Supreme Court.

FOR FURTHER INFORMATION CONTACT:
Edward W. Ray, Acting Chairman,
Copyright Royalty Tribunal, 1111 20th
Street, NW., Washington, DC 20036,
(202) 653-5175.

Dated: November 6, 1985.

Edward W. Ray,
Acting Chairman.

[FR Doc. 85-26825 Filed 11-8-85; 8:45 am]

BILLING CODE 1410-09-M

Department of the Navy

Chief of Naval Operations; Executive
Panel Advisory Committee; Strategic
Planning and the Technology Base
Task Force; Closed Meeting

Pursuant to the provisions of the Federal Advisory Committee Act (5 U.S.C. app.), notice is hereby given that the Chief of Naval Operations (CNO) Executive Panel Advisory Committee Strategic Planning and the Technology Base Task Force will meet December 3-4, 1985, from 9 a.m. to 5 p.m. each day, at 4401 Ford Avenue, Alexandria, Virginia. All sessions will be closed to the public.

The purpose of this meeting is to explore the relationship between Navy strategic planning process and the Technology Base. The entire agenda for the meeting will consist of discussions of key issues regarding the integration of technology management with strategic planning and requirements definition and related intelligence. These matters constitute classified information that is specifically authorized by Executive order to be kept secret in the interest of national defense and is, in fact, properly classified pursuant to such Executive order. Accordingly, the Secretary of the Navy has determined in writing that the public interest requires that all sessions of the meeting be closed to the public because they will be concerned with matters listed in section 552b(c)(1) of title 5, United States Code.

For further information concerning this meeting, contact Lieutenant Paul G. Butler, Executive Secretary of the CNO Executive Panel Advisory Committee, 4401 Ford Avenue, Room 928, Alexandria, Virginia 22302-0268. Phone (703) 756-1205.

Dated: November 6, 1985.

William F. Roos, Jr.,
Lieutenant, JAGC, U.S. Naval Reserve Federal
Register Liaison Officer.

[FR Doc. 85-26835 Filed 11-8-85; 8:45 am]

BILLING CODE 3610-AE-M

COPYRIGHT ROYALTY TRIBUNAL

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

Order Granting Final Distribution of
1979-1982 Cable Royalty Fees

On October 25, 1985, the Joint Sports Claimants and the Program Suppliers filed a joint motion for final distribution of all of the royalties remaining in the 1979, 1980, 1981, and 1982 cable royalty funds. The movants note that on August 30, 1985, the United States Court of Appeals for the District of Columbia Circuit affirmed the Tribunal on every appeal of the 1979, 1980, and 1982 final determinations. *National Association of Broadcasters v. Copyright Royalty Tribunal*, Nos. 84-1230 et al., (D.C. Cir. August 30, 1985). The movants further note that the time for petitioning the Supreme Court for a writ of certiorari ends November 29, 1985, and that unless such a petition is filed, there is no longer any controversy concerning the 1979-1982 funds. The movants state that they have been advised by all parties, except the Devotional Claimants, that they do not intend to seek Supreme Court

DEPARTMENT OF DEFENSE

Department of the Air Force

USAF Scientific Advisory Board;
Meeting

October 31, 1985.

The USAF Scientific Advisory Board Air Force Electronic Security Command Advisory Group will meet at Kelly AFB, San Antonio, Texas on December 2-3, 1985.

The purpose of the meeting will be to discuss Status of Electronic Combat Data Bases and Information System Security.

The meeting concerns matters listed in section 552(b) of Title 5, United States Code, specifically subparagraph (1) thereof, and accordingly, will be closed to the public.

For further information, contact the Scientific Advisory Board Secretariat at 202-697-6845.

Patsy J. Conner,
Air Force Federal Register Liaison Officer.

[FR Doc. 85-26784 Filed 11-8-85; 8:45 am]

BILLING CODE 3910-01-M

Intent To Prepare a Draft Supplemental
Environmental Impact Statement for
Modernization and Expansion of
Logistic Support Systems at
Navwpsta Earle, Colts Neck, NJ;
Amended Notice

Pursuant to the regulations implementing the procedural provisions of the National Environmental Policy Act, Title 40 CFR, the Navy announces modification of its previous Notice of Intent to prepare a Draft Supplemental Environmental Impact Statement (DSEIS) for the proposed modernization

5350-00-187-6250
 5350-00-187-6258
 5350-00-187-6286
 5350-00-187-6285
 5350-00-187-6284
 5350-00-187-6283
 5350-00-187-6281
 5350-00-187-6280
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 5350-00-187-6294
 5350-00-187-7986
 5350-00-192-9325
 5350-00-187-6292
 5350-00-274-6209
 5350-00-229-3097
 5350-00-229-3094
 5350-00-229-3095
 5350-00-229-3080
 5350-00-229-3081
 5350-00-229-3092
 5350-00-229-3088
 5350-00-229-3085
 Brush, Plater's Hand
 7920-00-267-1215
 7920-00-267-1213
 Brush, Wire, Scratch
 7920-00-269-1259
 7920-00-255-5135
 7920-00-269-0933

Services

Commissary Shelf Stocking and Custodial
 Scott Air Force Base, Illinois
 Janitorial/Custodial
 Juliette Gordon Low Federal Buildings:
 Building A—120 Bernard Street,
 Building B—124 Bernard Street,
 Building C—100 W. Oglethorpe Avenue,
 Savannah, Georgia
 Janitorial/Custodial
 Building 2076 (Second Floor) and Building
 2043 (Second Floor, Marine Corps
 Development and Education Command,
 Quantico, Virginia

Deletions

After consideration of the relevant matters presented, the Committee has determined that the commodity and services listed below are not longer suitable for procurement by the Federal Government under 41 U.S.C. 46-48c, 85 Stat. 77 and 41 CFR 51-2.6.

Accordingly, the following commodity and services are hereby deleted from Procurement List 1986:

Commodity

Pallet, Warehouse
 3990-00-NSH-001 (Requirements for Army and Air Force Exchange Service, Oakland Army Base, California only)

Services

Janitorial/Custodial,
 U.S. Army Reserve Center, Memorial
 Parkway, Huntsville, Alabama
 Janitorial/Custodial

Jack Brooks Federal Building U.S. Post
 Office-Courthouse, Willow and
 Broadway Streets, Beaumont, Texas

C.W. Fletcher,

Executive Director.

[FR Doc. 85-29581 Filed 12-12-85; 8:45 am]

BILLING CODE 6820-33-M

Procurement List 1986; Proposed Additions

AGENCY: Committee for Purchase from the Blind and Other Severely Handicapped.

ACTION: Proposed additions to procurement list.

SUMMARY: The Committee has received proposals to add to Procurement List 1986 commodities and military resale commodity to be produced by and services to be provided by workshops for the blind and other severely handicapped.

COMMENTS MUST BE RECEIVED ON OR BEFORE: January 15, 1986.

ADDRESS: Committee for Purchase from the Blind and Other Severely Handicapped, Crystal Square 5, Suite 1107, 1755 Jefferson Davis Highway, Arlington, Virginia 22202-3509.

FOR FURTHER INFORMATION CONTACT: C.W. Fletcher, (703) 557-1145.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to 41 U.S.C. 47(a)(2), 85 Stat. 77 and 41 CFR 51-2.6. Its purpose is to provide interested persons a opportunity to submit comments on the possible impact of the proposed actions.

Additions

If the Committee approves the proposed additions, all entities of the Federal Government will be required to procure the commodities, military resale commodity and services listed below from workshops for the blind or other severely handicapped.

It is proposed to add the following commodities, military resale commodity and services to Procurement List 1986, October 15, 1985 (50 F.R. 41809):

Commodities

Gown, Operating Surgical
 6532-01-058-2518
 6532-01-058-2522
 6532-01-058-2524
 6532-01-058-2521
 6532-01-058-2525
 Table, Coffee
 7105-00-139-7573
 7105-00-139-7601
 Table, End
 7105-00-139-7598
 Table, Lamp
 7105-00-139-7600
 Briefcase, Duck, Nylon

647-01-197-9789

Military Resale Item No. and Name

No. 204 Cleaner, Tobacco, Pipe

Services

Commissary Shelf Stocking

1. Naval Station, San Diego, California
2. Naval Air Station-Miramar, San Diego, California
3. Naval Air Station, North Island, San Diego, California
4. Naval Training Center, San Diego, California

Commissary Shelf Stocking and Custodial
 Fort Eustis, Virginia

C.W. Fletcher,

Executive Director.

[FR Doc. 85-29582 Filed 12-12-85; 8:45 am]

BILLING CODE 6820-33-M

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

Partial Distribution of 1979-1981 Cable Royalty Fees

FOR FURTHER INFORMATION CONTACT: Edward W. Ray, Chairman, Copyright Royalty Tribunal, 1111 20th Street, NW, Suite 450, Washington, DC 20036, (202) 653-5175.

On November 12, 1985, the Tribunal published an order granting final distribution of 1979-1982 cable royalty fees for December 13, 1985 "unless any timely petition is filed with the Supreme Court." 50 FR 46691 (1985). On November 17, the Christian Broadcasting Network, Inc. filed a petition for writ of certiorari with the Supreme Court to review the decision on the United States Court of Appeals for the District of Columbia denying their appeal of the 1979, 1980 and 1982 cable royalty final determinations. Accordingly, the Tribunal is rescinding its order for final distribution of the 1979-1982 cable royalty fees, and is ordering, in its stead, a partial distribution of the 1979-1981 cable royalty fees on December 19, 1985, which we believe will allow the Tribunal to retain sufficient funds to resolve any controversy that still remains. The Tribunal is not ordering any partial distribution of the 1982 fund, based on its finding that the fund which remains is approximately equal to the highest amount which the Devotional Claimants have claimed for 1982. The Tribunal agrees with past pleadings that percentage claims do not necessarily determine the amounts which are in controversy, because of the potential for greatly exaggerated claims frustrating proper partial distributions, but in its

discretion, the Tribunal has determined here to withhold the highest amount the Devotional claimants have claimed.

The distribution schedule is as follows:

	Final deter- mination percent- age	Dec. 19, 1985 distribu- tion percent- age
1979 Cable Royalty Fee Fund		
MPAA	67.41	0.559503
Sports	15.00	0.124500
PBS	5.25	0.043575
NAB	5.06	0.041998
Music	4.29	0.035275
Multimedia	1.12	0.009296
Canadian	0.75	0.005225
SIN	0.49	0.004067
Devotionals	0.35	0.002905
National Public Radio	0.25	0.002075
Mutual of Omaha	0.07	0.000581
Total	100.00	0.830000
1980 Cable Distribution		
MPAA	67.5920	4.731440
Sports	14.9473	1.046311
PBS	5.2316	0.366212
NAB	5.0422	0.352954
Music	4.2351	0.295457
Multimedia	1.1161	0.078127
Canadian	0.7474	0.052318
SIN	0.4683	0.034181
Devotionals	0.3500	0.024500
National Public Radio	0.2500	0.017500
Total	100.0000	7.000000
1981 Cable Royalty Fee Fund		
MPAA	67.5920	0.561014
Sports	14.9473	0.124063
PBS	5.2316	0.043422
NAB	5.0422	0.041850
Music	4.2351	0.035151
Multimedia	1.1161	0.009254
Canadian	0.7474	0.006203
SIN	0.4883	0.004053
Devotionals	0.3500	0.002905
National Public Radio	0.2500	0.002075
Total	100.0000	0.830000

Dated: December 9, 1985.

Edward W. Ray,
Chairman.

[FR Doc. 85-29531 Filed 12-12-85; 8:45 am]

BILLING CODE 1410-09-M

DEPARTMENT OF ENERGY

Advanced Technology Laboratories; Intent To Grant Exclusive Patent License

Notice is hereby given of an intent to grant to Advanced Technology Laboratories of Bothell, Washington, an exclusive license to practice in the United States the invention described in U.S. Patent No. 4,080,960, entitled "Ultrasonic Technique for Characterizing Skin Burns." The patent is owned by the United States of America, as represented by the Department of Energy (DOE).

The proposed license will be exclusive, subject to a license and other

rights retained by the U.S. Government. DOE intends to grant the license, upon a final determination in accordance with 35 U.S.C. 209(c), unless within 60 days of this notice the Assistant General Counsel for Patents, Department of Energy, Washington, D.C. 20585, receives in writing any of the following, together with supporting documents:

(i) A statement from any person setting forth reasons why it would not be in the best interests of the United States to grant the proposed license; or
(ii) An application for a nonexclusive license to the invention in the United States, in which applicant states that he has already brought the invention to practical application or is likely to bring the invention to practical application expeditiously.

The Department will review all written responses to this notice, and will grant the license if, after expiration of the 60-day notice period, and after consideration of written responses to this notice, a determination is made, in accordance with 35 U.S.C. 209(c), that the license grant is in the public interest.

Issued in Washington, D.C., on December 6, 1985.

J. Michael Farrell,
General Counsel.

[FR Doc. 85-29606 Filed 12-12-85; 8:45 am]

BILLING CODE 6450-01-M

Numar Corp.; Intent To Grant Exclusive Patent License

Notice is hereby given of an intent to grant to Numar Corporation, of Malvern, Pennsylvania, an exclusive license to practice in the United States the invention described in U.S. Patent No. 4,350,955, entitled "Magnetic Resonance Apparatus." The patent is owned by the United States of America, as represented by the Department of Energy (DOE).

The proposed license will be exclusive, subject to a license and other rights retained by the U.S. Government. DOE intends to grant the license, upon a final determination in accordance with 35 U.S.C. § 209(c), unless within 60 days of this notice the Assistant General Counsel for Patents, Department of Energy, Washington, DC 20585, receives in writing any of the following, together with supporting documents:

(i) A statement from any person setting forth reasons why it would not be in the best interests of the United States to grant the proposed license; or
(ii) An application for a nonexclusive license to the invention in the United States, in which applicant states that he has already brought the invention to practical application or is likely to bring

the invention to practical application expeditiously.

The Department will review all written responses to this notice, and will grant the license if, after expiration of the 60-day notice period, and after consideration of written responses to this notice, a determination is made, in accordance with 35 U.S.C. 209(c), that the license grant is in the public interest.

Issued in Washington, D.C. on December 6, 1985.

J. Michael Farrell,
General Counsel.

[FR Doc. 85-29607 Filed 12-12-85; 8:45 am]

BILLING CODE 6450-01-M

Energy Information Administration

Inventory of Current DOE Reporting and Record-Keeping Requirements

AGENCY: Energy Information Administration, DOE.

ACTION: Notice of inventory of current Department of Energy information collections, including reporting and record-keeping requirement.

SUMMARY: The Energy Information Administration (EIA) of the Department of Energy (DOE) hereby gives notice to respondents, and other interested parties, of an inventory of current energy information collections (including reporting and record-keeping requirements) which are cleared through the Office of Management and Budget (OMB). Management and procurement collections are the responsibility of DOE's Office of Management and Administration and are not included in these notices.

The listing that follows this notice includes energy information collections that have OMB approval, as of October 1, 1985. Part I lists the information collections utilizing structured forms, the current DOE control or form number, the title of the requirement, and the OMB control number and approval expiration date. Part II lists those information collections (including record-keeping or reporting requirements) not utilizing structured forms and the appropriate Code of Federal Regulations citations.

FOR FURTHER INFORMATION CONTACT: Joyce Beattie, Energy Information Administration, Mail Stop 1H-023, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585, (202) 252-2313.

Information on the availability of single, blank information copies of those collections utilizing structured forms can be obtained by contacting the National Energy Information Center, EI-22,

ARCHITECTURAL AND TRANSPORTATION BARRIERS COMPLIANCE BOARD

Meeting

AGENCY: Architectural and Transportation Barriers Compliance Board.

ACTION: Notice of ATBCB Meeting.

SUMMARY: The Architectural and Transportation Barriers Compliance Board (ATBCB) has scheduled a meeting to be held from 10:00 AM to 1:30 PM, on Wednesday, March 12, 1986, to take place in Department of Transportation Conference Room 2230, 400 Seventh Street, SW., Washington, DC.

Item on the agenda: Publication of proposed advisory standards on aircraft boarding chairs for a 60 day public comment in the Federal Register; approval of draft ATBCB 504 rule; approval of the preamble to the revised ATBCB Authorities and Delegations, for publication in the Federal Register; approval of the proposed amendment to 36 CFR 1150.41(f), Practices And Procedures For Compliance Hearings; revisions to Rehabilitation Act of 1973; FY 1986 research contracts; discussion of proposal that the positions of Executive Director and General Counsel be combined into a single position; approval of candidate for ATBCB General Counsel position.

The portion of the meeting relating to FY 1986 research contracts will be closed to all non-government employees and the portion dealing with personnel matters will be closed to non-Board members.

DATE: Wednesday, March 12, 1986, 10:00 AM-1:30 PM.

ADDRESS: Department of Transportation, Conference Room 2230, 400 Seventh Street SW., Washington, DC.

All other committees of the ATBCB will meet on Monday and Tuesday, March 10 and 11, 1986, at the Department of Transportation, Conference Room 2230, 400 Seventh Street, SW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Larry Allison, Special Assistant for External Affairs (202) 245-1591 (voice or TDD).

Margaret Milner,
Executive Director.

[FR Doc. 86-5078 Filed 3-7-86; 8:45 am]

BILLING CODE 6820-09-M

COMMISSION ON CIVIL RIGHTS

Maryland Advisory Committee; Agenda and Notice of Public Meeting

Notice is hereby given, pursuant to the provisions of the Rules and Regulations of the U.S. Commission on Civil Rights, that a meeting of the Education Subcommittee of the Maryland Advisory Committee to the Commission will convene at 6:00 p.m. and adjourn at 9:00 p.m. on March 20, 1986, at the Baltimore-Washington International Airport Terminal, Conference Room, Baltimore, Maryland 21240. The purpose of the subcommittee meeting is to review a transcript of the community forum on equity issues in special education programs in preparation to draft a briefing memorandum on the subject.

Person desiring additional information, or planning a presentation to the Committee, should contact Committee Chairperson, Lorretta Johnson or John Binkley, Director of the Mid-Atlantic Regional Office at (202) 254-6717 (TDD 202/254-5461). Hearing impaired persons who will attend the meeting and require the services of a sign language interpreter, should contact the Regional Office at least five (5) working days before the scheduled date of the meeting.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, DC, March 5, 1986.
Donald A. Deppe,

Program Specialist for Regional Programs.

[FR Doc. 86-5158 Filed 3-7-86; 8:45 am]

BILLING CODE 6335-01-M

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

Order Granting Final Distribution of 1979-1982 Cable Royalty Fees

On February 24, 1986, the Supreme Court denied the petition for writ of certiorari filed by Christian Broadcasting Network, Inc. There is no longer any controversy with respect to the distribution of the 1979, 1980, 1981 and 1982 cable copyright royalty funds.

Accordingly, distribution of the remainder of the 1979-1982 cable royalty funds is hereby ordered for March 20, 1986 in the same percentage amounts identified at 50 FR 9112 (March 6, 1985).

FOR FURTHER INFORMATION CONTACT: Edward W. Ray, Chairman, Copyright Royalty Tribunal, 1111 20th Street, NW., Washington, DC 20036, (202) 653-5175.

Dated: March 5, 1986.

Edward W. Ray,

Chairman.

[FR Doc. 86-5109 Filed 3-7-86; 8:45 am]

BILLING CODE 1410-01-M

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjusting the Import Limits for Certain Man-Made Fiber Textile Products Produced or Manufactured in Sri Lanka

March 5, 1986.

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 March 5, 1986. For further information contact Nathaniel Cohen, Trade Reference Assistant, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377-4212.

Background

A CITA directive dated May 24, 1985 (See 50 FR 21923) established restraint limits for specified categories of cotton, wool and man-made fiber textile products, including men's and boy's outer coats of man-made fibers in Category 634, and women's girls' and infants' man-made fiber sweaters in Category 646, produced or manufactured in Sri Lanka and exported during the twelve-month period which began on June 1, 1985 and extends through May 31, 1986. In the CITA directive published below the limit for Category 646 is being increased to 78,877 dozen to account for carryforward and swing according to the terms of the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of May 10, 1983 between the Governments of the United States and Sri Lanka. The limit for Category 634 is being reduced to 107,263 dozen to account for the swing applied to Category 646.

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), November 9, 1984 (49 FR 44782), and in Statistical Headnote 5, Schedule 3 of the TARIFF