

DOWNLOAD PDF TEXTILE, APPAREL, AND FOOTWEAR TRADE ACT OF 1990

Chapter 1 : Textiles: Material-Specific Data | Facts and Figures about Materials, Waste and Recycling | US

Oct 10, H.R. (st). An Act to provide for orderly imports of textiles, apparel, and footwear. In blog.quintoapp.com, a database of bills in the U.S. Congress.

Definitions As used in this subchapter - a The term "person" means an individual, partnership, corporation, association or any other form of business enterprise. Provided, That this exemption shall apply only if such textile fiber product is covered by an invoice or other paper relating to the marketing or handling of the textile fiber product and such invoice or paper correctly discloses the information with respect to the textile fiber product which would otherwise be required under section 70b of this title to be on the stamp, tag, label, or other identification and the name and address of the person issuing the invoice or paper. Provided, That exclusive of permissible ornamentation, any fiber or group of fibers present in an amount of 5 per centum or less by weight of the total fiber content shall not be designated by the generic name or the trademark of such fiber or fibers, but shall be designated only as "other fiber" or "other fibers" as the case may be, but nothing in this section shall be construed as prohibiting the disclosure of any fiber present in a textile fiber product which has a clearly established and definite functional significance where present in the amount contained in such product. Provided, That, exclusive of permissible ornamentation, any fiber or group of fibers present in an amount of 5 per centum or less by weight of the total fiber content shall not be designated by the generic name or trademark of such fiber or fibers, but shall be designated only as "other fiber" or "other fibers" as the case may be but nothing in this section shall be construed as prohibiting the disclosure of any fiber present in a textile fiber product which has a clearly established and definite functional significance where present in the amount stated: Provided further, That in the case of a textile fiber product which contains more than one kind of fiber, deviation in the fiber content of any fiber in such product, from the amount stated on the stamp, tag, label, or other identification shall not be a misbranding under this section unless such deviation is in excess of reasonable tolerances which shall be established by the Commission: And provided further, That any such deviation which exceeds said tolerances shall not be a misbranding if the person charged proves that the deviation resulted from unavoidable variations in manufacture and despite due care to make accurate the statements on the tag, stamp, label, or other identification. Provided, That if any portion of fabric severed from a bolt, piece, or roll of fabric is in any manner represented as containing percentages of natural or manufactured fibers, other than that which is set forth on the labeled bolt, piece, or roll, this section shall be applicable thereto, and the information required shall be separately set forth and segregated as required by this section. Provided, however, that where a textile fiber product contains the hair or fiber of a fur-bearing animal, the name of such animal, in conjunction with the word "fiber", "hair", or "blend", may be used. The marking required by this subsection shall be on the front of the package, adjacent to the size designation of the product, and shall be set forth in such a manner as to be clearly legible, conspicuous, and readily accessible to the ultimate consumer. Records a Every manufacturer of textile fiber products subject to this subchapter shall maintain proper records showing the fiber content as required by this subchapter of all such products made by him, and shall preserve such records for at least three years. Enforcement a Except as otherwise specifically provided herein, this subchapter shall be enforced by the Federal Trade Commission under rules, regulations, and procedure provided for in the Federal Trade Commission Act 15 U. Exclusion of misbranded textile fiber products All textile fiber products imported into the United States shall be stamped, tagged, labeled, or otherwise identified in accordance with the provisions of section 70b of this title, and all invoices of such products required pursuant to section of title 19, shall set forth, in addition to the matter therein specified, the information with respect to said products required under the provisions of section 70b b of this title, which information shall be in the invoices prior to their certification, if such certification is required pursuant to section of title A verified statement from the manufacturer or producer of such products showing their fiber content as required under the provisions of this subchapter may be required under regulation prescribed by the

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Secretary of the Treasury. Guaranty a No person shall be guilty of an unlawful act under section 70a of this title if he establishes a guaranty received in good faith, signed by and containing the name and address of the person residing in the United States by whom the textile fiber product guaranteed was manufactured or from whom it was received, that said product is not misbranded or falsely invoiced under the provisions of this subchapter. Said guaranty shall be 1 a separate guaranty specifically designating the textile fiber product guaranteed, in which case it may be on the invoice or other paper relating to said product; or 2 a continuing guaranty given by seller to the buyer applicable to all textile fiber products sold to or to be sold to buyer by seller in a form as the Commission, by rules and regulations, may prescribe; or 3 a continuing guaranty filed with the Commission applicable to all textile fiber products handled by a guarantor in such form as the Commission by rules and regulations may prescribe. Provided, That nothing in this section shall limit any other provision of this subchapter. If, on the basis of the facts certified, the Attorney General concurs in such belief, it shall be his duty to cause appropriate proceedings to be brought for the enforcement of the provisions of this section against such person. Ex emptions a None of the provisions of this subchapter shall be construed to apply to - 1 upholstery stuffing, except as provided in section 70b h of this title; 2 outer coverings of furniture, mattresses, and box springs; 3 linings or interlinings incorporated primarily for structural purposes and not for warmth; 4 filling or padding incorporated primarily for structural purposes and not for warmth; 5 stiffenings, trimmings, facings, or interfacings; 6 backings of, and paddings or cushions to be used under, floor coverings; 7 sewing and handicraft threads; 8 bandages, surgical dressings, and other textile fiber products, the labeling of which is subject to the requirements of the Federal Food, Drug and Cosmetic Act of , as amended 21 U. The exemption provided for any article by paragraph 3 or 4 of this subsection shall not be applicable if any representation as to fiber content of such article is made in any advertisement, label, or other means of identification covered by section 70b of this title. Applicati on of other laws The provisions of this subchapter shall be held to be in addition to, and not in substitution for or limitation of, the provisions of any other Act of the United States.

Chapter 2 : Textiles Apparel Footwear Quality Assurance | UL Consumer and Retail Service

Textile, Apparel, and Footwear Trade Act of - Limits the imports of textiles and textile products classified under a category to an amount equal to percent of the total imports classified under such category.

Chapter 3 : Textiles and Apparel

The Textile, Apparel, and Footwear Trade Act of represented the third congressional attempt since to pass protectionist legislation favorable to the textile, apparel, and footwear industries.

Chapter 4 : The Textile Products Identification Act | Federal Trade Commission

House Vote # in (st Congress) H.R. (st): Textile, Apparel, and Footwear Trade Act of This was a vote to pass H.R. (st) in the House.

Chapter 5 : Textile, Apparel and Footwear Certification

Textile, Apparel and Footwear Trade Act of report together with supplemental and dissenting views (to accompany the Senate amendments to H.R.).

Chapter 6 : EVFTA to act as catalyst for textile, footwear exports: experts

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This article uses probit analysis to examine the effect of political and economic variables on the probability of senators and representatives voting favorably on the Textile, Apparel, and Footwear Trade Act of

Chapter 7 : EconPapers: The Textile, Apparel, and Footwear Act of Determinants of Congressional Voting

This article uses probit analysis to examine the effect of political and economic variables on the probability of senators and representatives voting favorably on the Textile, Apparel, and Footwear Trade Act of The results show that voting behavior by senators and representatives was.