Safeguards on Textile and Apparel Imports from China

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Summary

Textile and apparel import data for January 2005 indicated that the volume of overall U.S. imports from China grew by 19.8% in comparison to January 2004. Preliminary data for February and March 2005 demonstrated that import increases in selected apparel categories were even more substantial. On April 5, 2005, the Committee for the Implementation of Textile Agreements (CITA) self-initiated safeguard investigations on three apparel categories: cotton knit shirts and blouses, cotton trousers, and cotton/man-made (MMF) underwear. The textile and apparel industry also filed seven safeguard petitions based on the preliminary data: cotton/MMF non-knit shirts, cotton/MMF sweaters, synthetic filament fabric, MMF knit shirts, MMF trousers, cotton/MMF brassieres, and cotton/MMF dressing gowns.

A textile-specific safeguard measure in China’s World Trade Organization (WTO) accession agreement allows the United States and other Member countries to impose import quotas on textile and apparel imports from China if they determine that Chinese-origin imports of the targeted products are causing “market disruption.” On December 23, 2003, the United States used the measure to implement temporary safeguard quotas for one year on imports of dressing gowns, brassieres, and knit fabrics, and October 28, 2004, implemented similar quotas on imports of cotton, wool, and man-made fiber socks.

In December 2004, CITA, a Department of Commerce-related group responsible for regulating U.S. textile and apparel imports, decided to consider petitions for certain apparel categories still under quota on the basis of “threat” of market disruption. However, the U.S. Court of International Trade, on behalf of apparel retailers and importers, enjoined the U.S. government, including CITA, from doing so. The U.S. Justice Department appealed the ruling, but a U.S. Court of Appeals decision to delay the hearing of the appeal until early May 2005 could make any threat-based actions far less effective, according to textile industry representatives.

U.S. textile and apparel production has been steadily declining, and imports from all countries have been increasing. However, U.S. imports from China of the merchandise subject to safeguards have been growing at a much faster rate. The U.S. textile and apparel industry is concerned that Chinese imports will capture the domestic market share in many textile and apparel product categories since all textile and apparel quotas expired on January 1, 2005. Many developing nations are also concerned that the quota phase-out will result in a global consolidation of textile and apparel production in which only a few nations, including China, India, and Pakistan, will benefit.

Retailers and other importers of textiles and apparel oppose the safeguards in part because they believe that imposing import limits on products from China will cause market inefficiencies that result in higher prices to U.S. consumers than would otherwise be the case. Chinese officials also voiced strong displeasure with the safeguards and reserved the right to challenge U.S. implementation through the WTO dispute settlement process. This report will be updated as events warrant.
Contents

Introduction ...................................................... 1

Regulation of Textile Imports ................................. 2
  Uruguay Round Textile Commitments ....................... 2
  China-Specific Textile and Apparel Safeguard ............... 3

Continuing Controversy ........................................ 4

Safeguards Implemented and Requested ....................... 5
  Threat-Based Petitions ....................................... 6
  Domestic Judicial Challenge ............................... 6
  Recent Developments ....................................... 7
  China’s Responses ......................................... 8

Concerns of Other Countries .................................. 10
Legislation .................................................. 11

Recent Trends in U.S. Textile and Apparel Trade .......... 12
  Targeted Imports ......................................... 13
    Knit Fabrics ............................................. 13
    Brassieres ............................................... 13
    Dressing Gowns ......................................... 14
    Pending Requests ....................................... 14

Observations .................................................... 15

List of Tables

Table 1. U.S. Imports of Textiles and Apparel from China: Selected Categories by Volume, Year-To-Date March 2004 and 2005 and Cumulative (12-Month) Data ........................................ 16
Table 2. U.S. Imports of Selected Textiles from China and the World, 1998-2004 .................................................. 17
Safeguards on Textile and Apparel Imports from China

Introduction

A textile-specific safeguard measure in China’s World Trade Organization (WTO) accession agreement allows the United States and other Member countries to impose “safeguard” import quotas on textile and apparel imports from China if they determine that Chinese-origin imports of the targeted products are causing “market disruption.” Many in the U.S. textile and apparel industry are concerned that exports from China will increase rapidly now that the extensive system of quotas on textile and apparel products expired on January 1, 2005. In order to moderate further gains in market share by imports, and thus soften the impact on factories, workers, and communities, they advocate implementation of safeguards on product categories in which imports from China have increased in recent years and months.

Evidence of large recent increases can be seen in import data. Overall textile and apparel exports to the United States from China were 20% greater in volume (square meter equivalents) in January 2005 than they were in January 2004. Chinese-origin imports in certain textile and apparel categories were even more substantial (see Table 1). These recent increases have come on top of longer term growth in textile and apparel imports from China (see Table 2). Preliminary data for the first quarter of 2005 illustrated continued rapid growth in imports from China and in China’s share of the U.S. textile and apparel market.

On April 4, 2005, the Committee for the Implementation of Textile Agreements (CITA) decided to self-initiate China safeguard investigations on three apparel categories: cotton knit shirts and blouses, cotton and man-made fiber (MMF) underwear, and cotton trousers. Textile and apparel industry officials responded to CITA’s signal by filing seven additional safeguard petitions: on cotton/MMF non-knit shirts, cotton/MMF sweaters, synthetic filament fabric, MMF knit shirts, MMF trousers, cotton/MMF brassieres, and cotton/MMF dressing gowns.

Filing safeguard petitions is one method that the U.S. textile and apparel industry is using to protect its plants and workers from further rapid declines in market share and job losses that many expect to occur since textile and apparel quotas expired on January 1, 2005. Retailers and other importers of textiles and apparel oppose any attempt to continue shielding an industry that they say has...
enjoyed “an extraordinary level of protection against foreign imports compared to any other industry.”

While implementing China-specific safeguards on these products does not require direct legislative action, the decision is important to many in Congress because these actions may affect textile plants, workers, retailers, and consumers in their districts. Moreover, safeguard actions have implications for overall U.S.-China commercial relations, as well as for U.S. trade relations with other WTO Members.

Regulation of Textile Imports

U.S. authority for regulating textile imports is provided for in section 204 of the Agriculture Act of 1956, as amended (7 U.S.C. § 1854). The statute gives authority to the President to negotiate with representatives of foreign governments in order to obtain agreements limiting imports and to regulate the imports of textiles and agricultural products into the United States. In Executive Order 11651, as amended (37 F.R. 4699), the President delegated the supervision of the implementation of all textile and apparel trade agreements to the Committee for the Implementation of Textile Agreements (CITA), consisting of representatives from the Departments of State, the Treasury, Commerce, and Labor, and the United States Trade Representative or his designee. The representative from Commerce is the chairman of the committee, which is located for administrative purposes in the Department of Commerce. CITA is authorized by the President to “take appropriate actions concerning textiles and textile products ... and with respect to any other matter affecting textile trade policy.” Thus, CITA has broad authority to impose quotas, implement safeguards, and request consultations with other nations when it determines that imports are causing serious damage to domestic industry.

Uruguay Round Textile Commitments

As part of the Uruguay Round of trade negotiations, the United States and other WTO Member countries adopted the Agreement on Textiles and Clothing (ATC). In the ATC, the United States and others agreed to integrate the textile and clothing sectors into the General Agreement on Tariffs and Trade (GATT) by gradually phasing out import quotas in four stages over a ten-year period until eventual elimination of all quotas on January 1, 2005. The ATC also contained a safeguard mechanism permitting countries to establish transition-period quotas on articles not yet integrated, if necessary, to protect domestic markets; required Members to reduce other trade barriers to textiles and apparel in their home markets; and allowed countries to take action against circumvention of quotas.

When China became a WTO Member in December 2001, it also agreed to the provisions of the ATC and became subject to its benefits and obligations. The U.S. and China had reached an agreement in November 1999 covering a wide range of

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bilateral trade issues. This agreement incorporated a previously negotiated textile and apparel agreement (adopted in 1997) which provided that upon accession to the WTO, China would “catch up” to the schedule of quota phase-outs by the end of 2004. Thus, inasmuch as China joined the WTO in December 2001, quotas on textile and apparel goods from China have been phased out in three years, whereas other WTO Members’ quotas began to be phased out in 1995.2

**China-Specific Textile and Apparel Safeguard**

The safeguard measure used to limit Chinese textile and apparel imports is different from the so-called Section 201 (or Section 421 for other Chinese imports generally) safeguard measure most recently used to provide relief to the steel industry from surges of steel imports. Section 201 of the Trade Act of 1974, as amended (19 U.S.C. §§ 2251-2254), grants relief for U.S. industries that are seriously injured or threatened with serious injury by import surges from any country. Section 421 provides similar relief for import surges caused by goods originating in China. In each of these statutes, safeguard action requires (1) an injury finding and recommendation of remedy by the U.S. International Trade Commission, and (2) Presidential action.

In the case of textiles and apparel, a specific safeguard provision in China’s WTO accession agreement allows the United States and other Member countries to impose temporary quotas on products from the People’s Republic of China if they determine that Chinese-origin imports of the targeted merchandise are causing “market disruption.” Under safeguard quotas, China is required to hold its shipments of the goods in question to a level no greater than 7.5% (6% for wool categories) more than the quantity entered during the previous year. The quotas may continue for a maximum of a year unless reapplied for, or unless an agreement is reached between the parties. While the quotas are in force, the country concerned and China are expected to continue in consultations in order to negotiate a mutually satisfactory solution.3 This safeguard provision expires December 31, 2008.

CITA set forth its procedures for considering safeguard requests in the Federal Register on May 19, 2003.4 According to CITA, petitions may be filed by a trade association, firm, certified or recognized union, or group of workers that are representative of (A) a domestic producer or producers of a like or directly competitive product with the targeted Chinese textile or apparel product; or (B) a domestic producer of a component used in the targeted product. Petitions must contain (1) a product description; (2) import data showing the present share of the U.S. market for the product accounted for by imports from China is “increasing rapidly in absolute terms”; (3) U.S. production data illustrative of “the nature and extent of market disruption”; (4) market share data on product imports from China

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4 68 F.R. 27787.
and the similar domestic product as a percentage of the U.S. market; and (5) a description of how the Chinese imports have adversely affected the domestic industry.\(^5\)

After receiving a petition, CITA has 15 working days to determine whether the request provides all the necessary information. If CITA finds that the petition contains sufficient information in order to reach a determination, CITA must publish a notice in the Federal Register seeking public comments, including the text of the petition itself and a date by which comments must be received (generally 30 calendar days from the date of publication). CITA will generally make a determination within 60 calendar days of the close of the comment period. If it is unable to make a determination in that time frame, it will publish a date by which it will make a determination in the Federal Register.\(^6\)

CITA's final determination will be published in the Federal Register. If the determination is affirmative, CITA will request consultations with China, and will hold consultations within 30 days. Immediately after the Chinese government receives the request for consultations, CITA will implement quantitative limits on the subject merchandise. If a mutually satisfactory solution is not reached, quotas will continue in force for a maximum of one year unless industry representatives reapply for safeguards. According to CITA regulations, reapplication requires a new affirmative determination of market disruption.\(^7\)

**Continuing Controversy**

The textile and apparel industry, arguably one of the most historically protected domestic industries, has lobbied heavily for relief from fast-growing imports from China, alleging that the imports have contributed to substantial job losses and plant closings, and threaten to cause further industry losses. Industry representatives have pledged to continue filing safeguard petitions until a broader U.S.-China bilateral agreement is reached that will cover all categories of textile and apparel imports. A more comprehensive agreement is favored because industry representatives believe that it may provide relief before the industry suffers the job losses and declines required to trigger the implementation of safeguard measures.\(^8\)

U.S. retailers and other textile and apparel importers are opposed to any implementation of safeguards because they believe the industry has already been given substantial protection over the last fifty years. They point out that many of the jobs lost in U.S. textile and apparel manufacturing can be attributed to improvements in technology and productivity rather than from increased imports from China or

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\(^5\) 68 F.R. 27787.

\(^6\) Ibid.

\(^7\) Ibid.

other countries, and that any implementation of safeguards would allow the U.S. industry to continue to remain uncompetitive in the international marketplace. In addition, they argue that even in the absence of quotas, a high tariff wall will remain in place on many textile and apparel products relative to tariffs on many other U.S. imports. Retailers especially oppose any implementation of safeguards based on the threat of market disruption, or any extensions of safeguards beyond the time period originally authorized.

Safeguards Implemented and Requested

On July 24, 2003, CITA received petitions from the American Manufacturing Trade Action Coalition, the American Textile Manufacturers Institute, and the National Textile Association, stating that Chinese imports of certain textile and apparel products “have threatened to impede the orderly development of trade and caused market disruption in the U.S. market” after quotas on the goods had been liberalized. Petitioners said that “the U.S. textile industry, which depends heavily on production-sharing agreements with Central America, the Caribbean, and Mexico, in addition to domestic purchasers, has seen its production of the product in question or the component drop substantially because of the Chinese surge.” On August 13, 2003, CITA requested public comments concerning the request for safeguard action on imports from China of knit fabric, brassieres and other body-supporting garments, and robes and dressing gowns. Formal notification of the safeguards was forwarded to the Chinese government on December 24, 2003, requesting consultations and establishing 12-month import limits (effective from December 24, 2003 to December 23, 2004) on the three products.

On June 28, 2004, CITA received another safeguard petition from the Domestic Manufacturers Committee of the Hosiery Association and the American Manufacturing Trade Action Coalition requesting action on cotton, wool, and man-made fiber socks. The industry alleged that Chinese imports, which increased from less than one million dozen pair in 2001 to 22 million dozen pair in 2003, caused severe market disruption. In addition the petition stated that the increased lower-cost imports placed steep downward price pressure on U.S. sock producers, and led to declines in domestic sock production (166 million dozen pairs in 2003, down from 207 million dozen pairs in 2001) and employment (16,000 employees in 2003, down


11 CITA requested public comment on implementation of safeguards on knit fabric (68 F.R. 49440), brassieres (68 F.R. 49448), and robes and dressing gowns (69 F.R. 49448).


### Threat-Based Petitions

From mid-October to mid-November 2004, textile and apparel trade organizations and employee unions filed several additional safeguard petitions, including cotton knit shirts and blouses; man-made fiber knit shirts; man-made fiber and cotton shirts; cotton trousers; man-made fiber trousers; cotton and man-made fiber underwear; combed cotton yarn, and synthetic filament fabric. Although all of the targeted goods in these petitions were still covered by quotas until January 2005, petitioners alleged that once the quotas were lifted, import surges from China were imminent and threatened the U.S. industry. CITA published notices requesting public comment on the petitions on November 3, 2004, and November 17 respectively — a signal that CITA would actively consider petitions based on the threat of market disruption.

CITA’s decision to consider threat-based petitions surprised some observers, due to previous statements to the contrary by James Leonard, chairman of CITA. Nonetheless, U.S. Undersecretary for of Commerce for International Trade Grant Aldonas said on September 22, 2004 that the United States would not hesitate to impose textile and apparel safeguards based on threat of disruption by increased imports. It was partly due to Aldonas’s comments that textile and apparel industry officials and trade unions filed several such petitions.

### Domestic Judicial Challenge.

On December 1, 2004, the U.S. Association of Importers of Textiles and Apparel (USA-ITA) filed a lawsuit against United States, including CITA, in the U.S. Court of International Trade challenging the legality of CITA’s action and seeking an injunction prohibiting CITA from, among other things, taking action on petitions based on threat of market disruption or increased imports of products still under quota. The USA-ITA lawsuit “contests the legality of the secret consideration and acceptance of petitions for safeguard relief based on the threat of market disruption and of petitions for safeguard relief concerning products currently under quota.” The group argued that failure to issue such an injunction would expose U.S. importers to irreparable harm due to previous

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13 69 F.R. 43807.
14 69 F.R. 63771.
15 Cotton knit shirts and blouses (69 F.R. 64912); men’s and boys’ cotton and man-made fiber shirts, not knit (69 F.R. 64913); cotton and man-made fiber underwear (69 F.R. 64914); man-made fiber knit shirts and blouses (69 F.R. 64911); man-made fiber trousers (69 F.R. 64915); cotton trousers (69 F.R. 64034); combed cotton yarn (69 F.R. 68133).
decisions to source goods from China that they would be unable to import if threat-based safeguards were imposed on the products.18

On December 30, 2004, the Court granted a preliminary injunction enjoining CIT or any U.S. government officials from “accepting, considering, or taking any further action” on petitions “that are based on the threat of market disruption by Chinese textile or textile products,” and from self-initiating consideration of whether to impose such safeguards.19 The U.S. Department of Justice (DOJ) decided to appeal the motion, but a decision by the U.S. Court of Appeals to delay hearing the appeal until early May 2005 rendered most of the threat-based safeguard petitions ineffective, according to the textile and apparel industry.20

Recent Developments

Responding to industry concerns, the U.S. Commerce Department released preliminary data on textile and apparel imports for the months of January - March in early April 2005, about a month before the official data is scheduled to be released. Commerce officials acknowledged that the preliminary data would be accepted by CIT when considering safeguard petitions, although the final CIT determination would be based on the official data, which will be released well within the CIT time frame for safeguard consideration.

On April 4, 2005, CIT self-initiated China safeguard investigations on three apparel categories: cotton knit shirts and blouses (textile and apparel category 338/339), cotton and man-made fiber (MMF) underwear (category 352/652), and cotton trousers (category 347/348). According to CIT, preliminary data in these categories illustrated that imports from China had grown by approximately 1,250%, 1,500%, and 300%, respectively, in the first three months following the expiration of quotas.21 Although a CIT determination on safeguard implementation may last as long as 105 days according to CIT guidelines, textile and apparel industry officials expressed optimism that CIT could make affirmative determinations on safeguards for these products shortly after the closing of the 30-day comment period, or May 9, 2005.22

Following CIT’s lead, textile and apparel industry trade associations filed seven additional petitions on April 6, 2005: on cotton/MMF non-knit shirts (category 340/640); cotton/MMF sweaters (categories 345/645/646); synthetic filament fabric (category 620); MMF knit shirts (categories 638/639); MMF trousers (categories

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21 Cotton knit shirts and blouses (70 F.R. 17978), cotton and man-made fiber underwear (70 F.R. 17979), cotton trousers (70 F.R. 17980).
647/648); cotton/MMF brassieres (categories 349/649); and cotton/MMF dressing gowns (categories 350/650). 23 Preliminary trade statistics for all textile and apparel categories for which China textile safeguards have been proposed are available in Table 1.

Since CITA procedures indicate that any determination to implement safeguards may take as long as 105 days, safeguards for petitions filed in mid-April could be implemented by the end of July or early August 2005. According to the terms of the safeguard provision, safeguards are “effective beginning on the date of the request for consultations and expire on 31 December of the year in which consultations were requested, or where three or fewer months remained in the year at the time of the request for consultations, for the period ending twelve months after the request for consultations.” For example, if CITA decides to implement safeguards on some or all targeted goods in late July 2005, the measures will be in place for five months.

**China’s Responses**

Chinese trade officials strongly object to any use of safeguards. Following the CITA implementation of safeguards on brassieres, dressing gowns, and knit fabric in late 2003, Chinese officials said “the U.S. administration’s decision to request negotiations regardless of China’s strong opposition runs against WTO principles on free trade, transparency, and nondiscrimination.” According to Liu Hai Yan, the first secretary for commercial affairs at the Chinese Embassy, China has not ruled out future WTO dispute settlement proceedings on the matter. 24

In its comments on the proposed threat-based safeguards, China stated that CITA rules currently in effect for implementing the China-specific safeguards only provide specific guidance for petitions filed on the basis of actual import increases and corresponding evidence of market disruption. Moreover, Chinese government officials have commented that putting all the blame on China for recent textile trade disputes is “groundless.” 25 Regarding CITA’s recent decision to initiate safeguard quota investigations, Chinese officials expressed hope that “the U.S. side will cancel its decision.” 26 Some Chinese industry executives disputed the allegations of market disruption by saying that firms that once disguised goods of Chinese origin as exports of Hong Kong, Macau, or Taiwan are simply reporting the real country of origin, thus causing the apparent import surges. 27

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However, in a possible acknowledgment of concerns expressed by the United States and other countries, the Chinese Ministry of Commerce announced on December 15, 2004 that it would impose export taxes of 2 to 4 percent on certain textile and apparel products, in part, to encourage the “export of high value-added products and optimize the mix of Chinese textile exports.”\(^{28}\) In later press reports, Chinese officials clarified that an average export tariff rate of 1.3 percent would be imposed on 148 Chinese clothing products, including shirts, pants, underwear, and sleepwear for men and women.\(^{29}\) Chinese government officials said that the government’s motivation for assessing the tax was “to avoid trade disputes between China and major textile producers.”\(^{30}\) Some observers indicate that another reason for the export tax may be to recoup revenues that will be lost when the Chinese government can no longer sell quota access to the United States and other developed country markets.

Many observers also believe that it is unlikely that an export tax set at this level will do much to reduce pressure on U.S. companies or on countries that had hoped to retain market share after quotas were lifted. Some in the U.S. industry are also concerned that since the stated goal of the tax is to spur Chinese export growth in higher-end product areas, it may result in greater, rather than lesser, competitive pressure.\(^{31}\) However, the 2.4 cents per-item export tax on underwear is reportedly causing losses to Chinese manufacturers in Fujian Province, a major underwear manufacturing area. According to Chinese textile industry officials, the average profit rate per item is about 9.5 percent, while the tariff accounts for 9.52 percent of their costs. As a result, officials have asked the government to collect the tax per dozen rather than per piece for smaller items.\(^{32}\) However, U.S. imports of cotton and man-made fiber underwear still increased by 154.9% in January 2005, in comparison to January 2004 (see Table 1).

Reportedly, the Chinese Ministry of Commerce has also developed an “early warning system” to monitor export and import trade statistics and existing international trade conflicts so that Chinese enterprises, including textile and apparel manufacturers, will be able to monitor statistics in sensitive product areas worldwide. Chinese businesses have been encouraged to remain aware of policy changes in their target markets in order to overcome potential technical barriers to exports, and to be more active in trade dispute investigations if they arise.\(^{33}\)


\(^{32}\) “Export Tax Rate Hitting China’s Underwear Sector.” Asia Pulse, March 2, 2005

Concerns of Other Countries

Textile and apparel industries in other developed and developing countries are also concerned about increased textile and apparel imports. On January 9, 2005, Turkey implemented quotas under the safeguard on 43 categories of textile and apparel imports from China, and textile and apparel manufacturers in the European Union have been putting pressure on EU officials to do the same, citing increases of more than 300 percent in some textile imports from China. In response to these concerns, the European Commission (EC) published guidelines governing the use of the China safeguard provision on April 6, 2005. EC officials have announced that it will decide whether or not to open a safeguard investigation on April 25, 2005.

Most industry experts believe that the expiration of quotas will lead to several countries — particularly China, India, Pakistan, and Turkey — being major beneficiaries at the expense of other developing countries. Many developing nations, such as Indonesia, Sri Lanka, and Thailand, have invested heavily in the textile and apparel industry sectors due to access that the quota regime provided to developed country markets, and are now concerned that they will lose considerable international market share to China.

Anecdotal evidence indicates that the expiration of quotas has already adversely affected employment in many developing countries. Cambodia reportedly lost 22,000 textile and apparel jobs in the first three months of 2005 when twelve garment factories closed and 24 others suspended operations. According to officials in Central America, 18 plants in Guatemala, Honduras, Costa Rica, and the Dominican Republic have closed since January 2005 at a cost of about 10,000 jobs.

A U.S. International Trade Commission (ITC) study forecasted, for example, that apparel exports from Indonesia, the Philippines, and Thailand are likely to decline, as has already occurred in apparel categories for which quotas were already eliminated. Many African nations may also lose U.S. market share, even though preferences under the African Growth and Opportunity Act (AGOA) may spur some


35 European Commission. Guidelines For the Use of Safeguards on Chinese Textiles Exports to the EU. MEMO/05/110, April 6, 2005.

36 “EU to Decide Whether or Not to Open China Textile Probe on April 25.” AFX International Focus, April 14, 2005.

37 Toh Han Shih, “ASEAN Losing Business to China’s Textile Exporters.” South China Morning Post, March 26, 2005.

Concerns over China’s forecasted increase in global market share led to several calls for ameliorative action. On March 3, 2004, a group of textile industry associations from Turkey and the United States formulated the so-called Istanbul Declaration calling for an emergency meeting of the WTO to review the possibility of a three-year extension of the quota phase-out due to the threat of increased Chinese textile and apparel imports. The declaration was joined by a coalition of textile manufacturing associations representing 47 countries on June 17, 2004, at a meeting in Brussels, Belgium. However, many at the meeting acknowledged that it was unlikely that WTO Members would agree to suspend quotas before the end of the year. On July 20, the government of Mauritius became the first country to formally request an emergency WTO meeting, but did not propose an extension of the quota system beyond December 31, 2004. At an October 1, 2004 meeting of the WTO Council for Trade in Goods, several developing countries — Bangladesh, the Dominican Republic, Fiji, Madagascar, Sri Lanka, Uganda, Jamaica, Nepal, and Mongolia — joined Mauritius in a proposal calling the WTO secretariat to prepare a study on adjustment-related issues and costs arising from quota elimination and to establish a WTO work program to discuss solutions for the problems identified in the study.

Further efforts to establish a work program addressing their concerns were deadlocked at an informal meeting of the Council on October 26, 2004, primarily due to efforts by China, India, and Brazil — all countries that stand to benefit from the elimination of textile quotas — but talks are continuing.

**Legislation**

Some of the countries that are expected to be adversely affected by the removal of textile and apparel quotas, including Indonesia, Thailand, and Sri Lanka, were also

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the countries most impacted by the tsunami in South Asia on December 26, 2004. Thailand and Sri Lanka, in particular, have actively lobbied for trade relief following the disaster.

S. 191 (Smith), the “TRADE Act of 2005” introduced January 25, 2005, seeks to provide limited duty-free access to textile and apparel exports from least-developed countries, including Sri Lanka, Bangladesh, the Maldives, and twelve other countries not affected by the tsunami. The bill would provide relief similar to that granted to sub-Saharan African countries by the African Growth and Opportunity Act. Initially seen as more of an effort to help countries that depend on apparel and textile trade cope with increased imports from China, the bill is now being proposed, in part, as a tsunami relief bill.44 Similar legislation has also been introduced in the House (H.R. 886, Kolbe, introduced February 17, 2005).

Thailand, one of the countries not named in the bill, has mainly requested relief from antidumping measures currently in place, including shrimp, pineapple, and steel pipe, as opposed to increased access for textile and apparel goods.45 India and Indonesia, also not named in the bill, have made no specific requests for improved market access to date.

Recent Trends in U.S. Textile and Apparel Trade

In terms of value, total U.S. imports of textiles and apparel from the world in increased 28% between 1998 and 2003, from $60.4 billion in 1998 to $77.4 billion in 2003 (see Table 2). In terms of volume, U.S. imports from the world increased 62% (25.9 billion square meter equivalents or SME in 1998 compared with 42.2 billion in 2003). In 2004, U.S. imports from the world increased an additional 11% by volume and about 8% in terms of value compared to 2003.

The value of U.S. imports of textiles and apparel from China increased 97% between 1998 and 2003, from $5.9 billion in 1998 to $11.6 billion in 2003, while the volume of Chinese imports grew more than 330% during the same time period, from 1.9 billion SME in 1998 to 8.3 billion in 2003. In 2004, imports from China increased by an additional 41% by value and 25% by volume compared to 2003.

Lower growth rate in terms of value, compared with higher growth rates in terms of volume, may be accounted for by (1) reduced prices for textile and apparel imports over the time period, (2) declines in Asian currencies vs. the U.S. dollar, and (3) possible changes in the product mix of imports.

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45 Ibid.
Targeted Imports

U.S. production and domestic market share in each of the textile and apparel groups on which safeguards had previously been implemented had steadily declined over time, while world imports increased. However, imports from China of the targeted goods had increased even more dramatically.

Knit Fabrics. When quotas on knit fabrics were removed on January 1, 2002,\textsuperscript{46} U.S. imports of such products from all countries increased by 33% by January 1, 2003. The Chinese share of these imports, which had been insignificant in previous years, increased to 5%. In terms of domestic market share (domestic production plus imports), the Chinese goods accounted for 1.1% of the U.S. market in 2002, up from less than 0.01% in 2001. According to the petition filed by the textile industry, Chinese prices also fell 52% in 2002 “putting severe downward pricing pressure on U.S. and foreign suppliers.”\textsuperscript{47} According to CITA, imports of knit fabrics from China increased from 42,505 kilograms in 2000, up to 9.1 million kilograms in the twelve-month period ending October 2003. The import limit established by CITA for knit fabric (category 222) in the textile safeguard provision sets the level of imports from China at no greater than 9,664,477 kilograms between December 23, 2003 and December 23, 2004.\textsuperscript{48} China safeguard quotas on knit fabrics expired at the end of 2004, but statistics for the month of January 2005 indicate that imports of knit fabric from China still decreased by 50% in term of volume compared to January 2004.

Brassieres. With regard to cotton and man-made fiber (MMF) brassieres and other body support garments,\textsuperscript{49} U.S. imports from the world increased 21% in 2002, and accounted for 60% of the domestic market in 2001 and 68% in 2002. The Chinese share of U.S. imports rose from 9% in 2001 to 24% in 2002. In terms of domestic market share, Chinese imports increased from 5% of the U.S. market in 2001 to 16% in 2002. Furthermore, prices of Chinese imports of MMF brassieres fell 54% in 2002 (account for 85% of the market), and prices of cotton brassieres fell 15% through March 2003, according to the industry petition. According to CITA, imports of these items increased 159% from 2000 to 2002, and 291% from October 2002 to October 2003. The safeguard import limit on cotton and MMF brassieres (categories 349/649) was set by CITA at no greater than 16,828,971 dozen for the year beginning December 23, 2003.\textsuperscript{50} Safeguard quotas on brassieres from China ended at the end of December 2004, and statistics for the month of January 2005 indicate that Chinese imports are up by 8% by volume compared to January 2004.

\textsuperscript{46} A list of textile and apparel products and their scheduled dates for quota phase-out is found in a CITA notice in the Federal Register of April 26, 1995 (60 F.R. 21075).

\textsuperscript{47} 68 F.R. 44940. Textile and apparel trade data are available at [http://otexa.ita.doc.gov].

\textsuperscript{48} 68 F.R. 74944.

\textsuperscript{49} Quotas for cotton brassieres were phased out on January 1, 1998, and for MMF brassieres on January 1, 1998.

\textsuperscript{50} 68 F.R. 74945.
**Dressing Gowns.** U.S. imports of cotton and man-made fiber (MMF) dressing gowns from the world increased 35% after the January 1, 2002 quota phase-out. The Chinese share of these imports increased from 5% in 2001 to 25% in 2002. In terms of domestic market share, Chinese imports of dressing gowns increased from 4% in 2001 to 23% in 2002. According to the textile industry petition, prices of cotton dressing gowns fell 44% in 2002, and prices for imports of MMF gowns fell by 43%. According to CITA notice, imports of dressing gowns from China increased 736% from 2000 to 2002, and 1,484% between October 2002 and October 2003. CITA-implemented safeguard limit for cotton and MMF dressing gowns (categories 350/650) was set at a level no greater than 4,094,382 dozen.\(^{51}\) China safeguard quotas for dressing gowns expired at the end of 2004, but statistics for January 2005 indicate that imports of dressing gowns from China are down 3% by volume compared to January 2004.

**Socks.** Regarding the petition on cotton, wool, and MMF socks, the industry alleged that sock imports from China increased from less than one million dozen pair in 2001 to 22 million dozen pairs in 2003, and that China’s share of the U.S. market surged from about 1% in 2001 to about 15% in 2003. The imports then increased to 21% of market share in the first quarter of 2004. The petition also cited a marked reduction in the price of socks (landed duty-paid value) from China, from $9.00 per dozen pair in 2001 to $4.15 per dozen pair in 2003.\(^{52}\) A safeguard on socks imported from China was implemented on October 29, 2004 limiting imports to no greater than 422,433,990 dozen pairs, and is still in force through October 28, 2005.\(^{53}\)

**Pending Requests.** In early April 2005 CITA decided, on its own initiative, to conduct China safeguard investigations on imports of cotton knit shirts, cotton trousers, and cotton and MMF underwear from China. These apparel categories, along with socks (for which safeguard quotas are currently in force), are the top four apparel categories in terms of U.S. production.

For example, the U.S. textile and apparel industry produces more cotton trousers than any other major apparel product.\(^{54}\) However, domestic production and U.S. market share have been steadily declining as world imports have increased. According to U.S. Commerce Department preliminary data for January through March 2005, U.S. imports of cotton trousers from the world increased by 17% compared to the same time period in 2004. Imports from China increased by over 1500% (see Table 1) during the same time period. Similarly, imports of cotton knit shirts and of underwear also increased substantially (1258% and 308%, respectively)

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\(^{51}\) 68 F.R. 74947.  
\(^{53}\) 69 F.R. 63371.  
\(^{54}\) Request for Textile and Apparel Safeguard Actions on Imports from China: Cotton Trousers, Filed October 8, 2004 by the American Manufacturing Trade Action Coalition (AMTAC), et al.
during the period. Trade data are provided in Tables 1 and 2 for textile and apparel categories in which an investigation is pending.

Observations

While worldwide multilateral trade negotiations have been based on the principles of free trade, they also have emphasized the importance of “rules-based” trade in order to prevent any trading partner taking unfair advantage. In this case, China’s WTO accession agreement authorizes the United States and other WTO members to take action when Chinese textile and apparel imports are found to cause market disruption.

Those who support the use of safeguards applauded the Bush Administration’s decision to respond to textile industry complaints. Mickey Kantor, former U.S. Trade Representative under President Clinton, after remarking that China has fallen well short of its obligations within the WTO, said “A shot across China’s bow right now could prove helpful in addressing many of the problems we have now with China.”55 Since the U.S. law granting China permanent normal trade relations status also provides for congressional oversight to ensure that China is honoring its WTO agreements, the textile and apparel safeguard decision and its subsequent implementation may also lead to committee hearings and subsequent congressional attention.

Federal Reserve Chairman Alan Greenspan, however, called for the Bush Administration to restrain from implementing measures of this kind, warning that “clouds of protectionism” could “significantly erode” the flexibility of the global economy.56

Both U.S. and Chinese trade officials have expressed hope and optimism that an agreement favorable to both sides can be negotiated, thus avoiding further trade shocks.

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### Table 1. U.S. Imports of Textiles and Apparel from China: Selected Categories by Volume, Year-To-Date March 2004 and 2005 and Cumulative (12-Month) Data

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
<th>Year-To-Date (YTD) Data</th>
<th>Cumulative (12-Month) Data</th>
<th>Chinese % of U.S. Market Share Feb 04 - Mar 05 (Prelim.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>YTD Mar 2004</td>
<td>YTD Mar 2005 (Prelim.)</td>
<td>% Change YTD Mar 04 - YTD Mar 05</td>
</tr>
<tr>
<td>338/339</td>
<td>Cotton Knit Shirts, Blouses⁴</td>
<td>518.5</td>
<td>7,040.3</td>
<td>1,257.9%</td>
</tr>
<tr>
<td>347/348</td>
<td>Cotton Trousers, Slacks</td>
<td>406.1</td>
<td>6,582.6</td>
<td>1,520.9%</td>
</tr>
<tr>
<td>352/652</td>
<td>Cotton, MMF⁵ Underwear</td>
<td>1,255.9</td>
<td>5,124.9</td>
<td>308.1%</td>
</tr>
<tr>
<td>340/640</td>
<td>Cotton/MMF Non-Knit Shirts</td>
<td>500.7</td>
<td>1,923.3</td>
<td>284.1%</td>
</tr>
<tr>
<td>345/645/646</td>
<td>Cotton and MMF sweaters</td>
<td>134.8</td>
<td>409.5</td>
<td>203.8%</td>
</tr>
<tr>
<td>349/649</td>
<td>Brassieres</td>
<td>4,079.9</td>
<td>5,488.6</td>
<td>34.5%</td>
</tr>
<tr>
<td>350/650</td>
<td>Dressing Gowns</td>
<td>884.1</td>
<td>1,210.0</td>
<td>36.9%</td>
</tr>
<tr>
<td>620</td>
<td>Other Synthetic Filament Fabric</td>
<td>1,534.7</td>
<td>13,349.0</td>
<td>770.0%</td>
</tr>
<tr>
<td>638/639</td>
<td>MMF Knit Shirts</td>
<td>642.7</td>
<td>2,771.3</td>
<td>331.2%</td>
</tr>
<tr>
<td>647/648</td>
<td>MMF Trousers</td>
<td>615.4</td>
<td>2,271.7</td>
<td>269.2%</td>
</tr>
</tbody>
</table>

**Source:** Department of Commerce, Office of Textiles and Apparel Preliminary Textile and Apparel Import Data. Data in thousand dozen.

⁴ Textile and apparel category descriptions in italics represent statistics for investigations self-initiated by CITA.

⁵ Man-Made Fiber.

⁶ Men’s and Boys’.

⁷ Women’s and Girls’.
## Table 2. U.S. Imports of Selected Textiles from China and the World, 1998-2004

<table>
<thead>
<tr>
<th>Country</th>
<th>Description</th>
<th>Units (000)</th>
<th>1999</th>
<th>2000</th>
<th>2001</th>
<th>2002</th>
<th>2003</th>
<th>2004</th>
</tr>
</thead>
<tbody>
<tr>
<td>World</td>
<td>Knit Fabrics</td>
<td>US $</td>
<td>663,847</td>
<td>692,527</td>
<td>748,825</td>
<td>818,826</td>
<td>784,606</td>
<td>742,866</td>
</tr>
<tr>
<td>China</td>
<td>Knit Fabrics</td>
<td>US $</td>
<td>791</td>
<td>547</td>
<td>340</td>
<td>31,548</td>
<td>42,871</td>
<td>46,337</td>
</tr>
<tr>
<td>World</td>
<td>Knit Fabrics</td>
<td>kg</td>
<td>94,266</td>
<td>99,018</td>
<td>105,703</td>
<td>140,620</td>
<td>138,879</td>
<td>134,717</td>
</tr>
<tr>
<td>China</td>
<td>Knit Fabrics</td>
<td>kg</td>
<td>113</td>
<td>44</td>
<td>32</td>
<td>7,011</td>
<td>9,491</td>
<td>10,620</td>
</tr>
<tr>
<td>World</td>
<td>Dressing Gowns</td>
<td>US $</td>
<td>404,556</td>
<td>477,336</td>
<td>504,091</td>
<td>512,717</td>
<td>542,211</td>
<td>598,347</td>
</tr>
<tr>
<td>China</td>
<td>Dressing Gowns</td>
<td>US $</td>
<td>30,941</td>
<td>28,483</td>
<td>33,676</td>
<td>122,082</td>
<td>199,312</td>
<td>208,999</td>
</tr>
<tr>
<td>World</td>
<td>Dressing Gowns</td>
<td>doz</td>
<td>4,823</td>
<td>5,937</td>
<td>6,646</td>
<td>8,538</td>
<td>10,538</td>
<td>12,098</td>
</tr>
<tr>
<td>China</td>
<td>Dressing Gowns</td>
<td>doz</td>
<td>290</td>
<td>260</td>
<td>339</td>
<td>2,172</td>
<td>4,269</td>
<td>4,555</td>
</tr>
<tr>
<td>World</td>
<td>Brassieres</td>
<td>US $</td>
<td>1,333,951</td>
<td>1,397,023</td>
<td>1,384,794</td>
<td>1,601,400</td>
<td>1,529,692</td>
<td>1,763,719</td>
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<tr>
<td>China</td>
<td>Brassieres</td>
<td>US $</td>
<td>113,083</td>
<td>133,632</td>
<td>120,170</td>
<td>289,812</td>
<td>419,702</td>
<td>446,866</td>
</tr>
<tr>
<td>World</td>
<td>Brassieres</td>
<td>doz</td>
<td>38,861</td>
<td>39,216</td>
<td>36,903</td>
<td>44,641</td>
<td>44,254</td>
<td>50,352</td>
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<tr>
<td>China</td>
<td>Brassieres</td>
<td>doz</td>
<td>3,943</td>
<td>4,084</td>
<td>3,185</td>
<td>10,580</td>
<td>16,056</td>
<td>17,736</td>
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<tr>
<td>World</td>
<td>Socks</td>
<td>U.S. $</td>
<td>474,043</td>
<td>564,419</td>
<td>616,270</td>
<td>766,738</td>
<td>846,851</td>
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<td>China</td>
<td>Socks</td>
<td>U.S. $</td>
<td>3,925</td>
<td>4,319</td>
<td>8,790</td>
<td>29,580</td>
<td>91,207</td>
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<td>World</td>
<td>Socks</td>
<td>doz</td>
<td>58,107</td>
<td>77,886</td>
<td>90,167</td>
<td>121,434</td>
<td>147,283</td>
<td>NA</td>
</tr>
<tr>
<td>China</td>
<td>Socks</td>
<td>doz</td>
<td>461</td>
<td>504</td>
<td>976</td>
<td>5,874</td>
<td>21,999</td>
<td>NA</td>
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<tr>
<td>World</td>
<td>Cotton Knit Shirts</td>
<td>U.S. $</td>
<td>8,031,019</td>
<td>9,078,903</td>
<td>9,281,404</td>
<td>9,912,476</td>
<td>10,848,006</td>
<td>11,278,387</td>
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<tr>
<td>China</td>
<td>Cotton Knit Shirts</td>
<td>U.S. $</td>
<td>220,321</td>
<td>208,038</td>
<td>211,981</td>
<td>205,527</td>
<td>197,835</td>
<td>216,499</td>
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<td>Cotton Knit Shirts</td>
<td>doz</td>
<td>193,920</td>
<td>226,929</td>
<td>234,260</td>
<td>265,157</td>
<td>309,038</td>
<td>322,212</td>
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<td>World</td>
<td>Cotton Knit Shirts</td>
<td>doz</td>
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<td>2,523</td>
<td>2,639</td>
<td>2,848</td>
<td>2,602</td>
<td>2,816</td>
</tr>
<tr>
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<td>Description</td>
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<td>1999</td>
<td>2000</td>
<td>2001</td>
<td>2002</td>
<td>2003</td>
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</tr>
<tr>
<td>World</td>
<td>MMF Knit Shirts</td>
<td>U.S. $</td>
<td>3,330,284</td>
<td>3,533,769</td>
<td>3,382,606</td>
<td>3,560,179</td>
<td>3,642,711</td>
<td>3,889,267</td>
</tr>
<tr>
<td>China</td>
<td>MMF Knit Shirts</td>
<td>U.S. $</td>
<td>233,447</td>
<td>140,567</td>
<td>252,088</td>
<td>204,171</td>
<td>188,274</td>
<td>235,096</td>
</tr>
<tr>
<td>World</td>
<td>MMF Knit Shirts</td>
<td>doz</td>
<td>73,965</td>
<td>80,220</td>
<td>78,991</td>
<td>81,116</td>
<td>82,026</td>
<td>86,060</td>
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<td>China</td>
<td>MMF Knit Shirts</td>
<td>doz</td>
<td>2,456</td>
<td>1,789</td>
<td>3,306</td>
<td>2,607</td>
<td>2,439</td>
<td>2,924</td>
</tr>
<tr>
<td>World</td>
<td>Cotton Trousers</td>
<td>U.S. $</td>
<td>8,665,585</td>
<td>9,825,274</td>
<td>9,726,253</td>
<td>10,404,744</td>
<td>11,376,204</td>
<td>11,354,760</td>
</tr>
<tr>
<td>China</td>
<td>Cotton Trousers</td>
<td>U.S. $</td>
<td>277,650</td>
<td>239,294</td>
<td>296,430</td>
<td>315,051</td>
<td>216,290</td>
<td>271,881</td>
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<td>Cotton Trousers</td>
<td>doz</td>
<td>111,061</td>
<td>125,377</td>
<td>126,983</td>
<td>140,305</td>
<td>154,903</td>
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<td>China</td>
<td>Cotton Trousers</td>
<td>doz</td>
<td>2,466</td>
<td>1,870</td>
<td>2,607</td>
<td>2,787</td>
<td>2,476</td>
<td>2,184</td>
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<td>China</td>
<td>MMF/Cotton Shirts</td>
<td>U.S. $</td>
<td>146,137</td>
<td>152,827</td>
<td>151,588</td>
<td>154,553</td>
<td>136,004</td>
<td>160,634</td>
</tr>
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<td>World</td>
<td>MMF/Cotton Trousers</td>
<td>doz</td>
<td>38,187</td>
<td>42,479</td>
<td>39,380</td>
<td>38,155</td>
<td>40,288</td>
<td>43,395</td>
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<tr>
<td>China</td>
<td>MMF/Cotton Trousers</td>
<td>doz</td>
<td>2,195</td>
<td>2,081</td>
<td>2,404</td>
<td>2,540</td>
<td>2,243</td>
<td>2,471</td>
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<td>MMF Trousers</td>
<td>U.S. $</td>
<td>2,733,797</td>
<td>3,525,925</td>
<td>3,547,540</td>
<td>3,307,651</td>
<td>3,452,882</td>
<td>3,529,166</td>
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<td>China</td>
<td>MMF Trousers</td>
<td>U.S. $</td>
<td>279,110</td>
<td>315,179</td>
<td>265,647</td>
<td>284,954</td>
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<td>287,742</td>
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<td>MMF Trousers</td>
<td>doz</td>
<td>44,144</td>
<td>54,285</td>
<td>56,801</td>
<td>57,775</td>
<td>60,031</td>
<td>61,507</td>
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<td>China</td>
<td>MMF Trousers</td>
<td>doz</td>
<td>2,921</td>
<td>2,808</td>
<td>2,334</td>
<td>3,366</td>
<td>3,220</td>
<td>2,852</td>
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<tr>
<td>World</td>
<td>MMF/Cotton Underwear</td>
<td>U.S. $</td>
<td>2,997,728</td>
<td>3,053,371</td>
<td>2,869,821</td>
<td>3,078,158</td>
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<td>3,310,441</td>
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<td>China</td>
<td>MMF/Cotton Underwear</td>
<td>U.S. $</td>
<td>104,578</td>
<td>98,529</td>
<td>110,009</td>
<td>103,844</td>
<td>120,126</td>
<td>137,039</td>
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<td>World</td>
<td>MMF/Cotton Underwear</td>
<td>doz</td>
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<td>229,884</td>
<td>220,921</td>
<td>242,402</td>
<td>255,977</td>
<td>268,287</td>
</tr>
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<td>Country</td>
<td>Description</td>
<td>Units (000)</td>
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<td>2000</td>
<td>2001</td>
<td>2002</td>
<td>2003</td>
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<tr>
<td>China</td>
<td>MMF/Cotton Underwear</td>
<td>doz</td>
<td>4,988</td>
<td>4,423</td>
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<td>World</td>
<td>Cotton/MMF Sweaters</td>
<td>U.S. $</td>
<td>919,091</td>
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<td>1,609,135</td>
<td>1,468,845</td>
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<td>1,141,618</td>
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<td>Cotton/MMF Sweaters</td>
<td>U.S. $</td>
<td>86,732</td>
<td>118,285</td>
<td>122,069</td>
<td>100,664</td>
<td>90,276</td>
<td>101,276</td>
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<td>World</td>
<td>Cotton/MMF Sweaters</td>
<td>SME</td>
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<td>395,911</td>
<td>572,354</td>
<td>564,268</td>
<td>523,243</td>
<td>469,971</td>
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<tr>
<td>China</td>
<td>Cotton/MMF Sweaters</td>
<td>SME</td>
<td>20,182</td>
<td>30,473</td>
<td>33,055</td>
<td>29,983</td>
<td>30,287</td>
<td>33,052</td>
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<tr>
<td>World</td>
<td>Synthetic Filament Fabric</td>
<td>U.S. $</td>
<td>315,863</td>
<td>324,906</td>
<td>258,015</td>
<td>248,374</td>
<td>239,799</td>
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<td>China</td>
<td>Synthetic Filament Fabric</td>
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<td>8,633</td>
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<td>8,981</td>
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<td>283,901</td>
<td>293,967</td>
<td>253,406</td>
<td>284,029</td>
</tr>
<tr>
<td>China</td>
<td>Synthetic Filament Fabric</td>
<td>SME</td>
<td>1,747</td>
<td>6,764</td>
<td>4,666</td>
<td>6,860</td>
<td>4,473</td>
<td>166,609</td>
</tr>
<tr>
<td>World</td>
<td>Textiles Total</td>
<td>US $</td>
<td>63,742,885</td>
<td>71,691,546</td>
<td>70,239,765</td>
<td>72,183,131</td>
<td>77,436,309</td>
<td>83,312,013</td>
</tr>
<tr>
<td>China</td>
<td>Textiles Total</td>
<td>US $</td>
<td>6,128,820</td>
<td>6,527,482</td>
<td>6,536,315</td>
<td>8,744,041</td>
<td>11,608,737</td>
<td>14,559,928</td>
</tr>
<tr>
<td>China</td>
<td>Textiles Total</td>
<td>SME</td>
<td>2,035,487</td>
<td>2,217,897</td>
<td>2,210,674</td>
<td>4,963,116</td>
<td>8,286,761</td>
<td>11,667,848</td>
</tr>
</tbody>
</table>

**Source:** CRS calculations based on trade data from the Office of Textiles and Apparel, Department of Commerce. Calculations may vary slightly from figures in industry petition due to agency revision of data.

MMF: man-made fibers  
SME: square meter equivalent