

Textile Products.

Markings:

All textile fiber products imported into the United States shall be stamped, tagged, labeled, or otherwise marked with the following information as required by the Textile Fiber Products Identification Act, unless exempted from marking under Section 12 of the Act:

- The generic names and percentages by weight of the constituent fibers present in the textile fiber product, exclusive of permissive ornamentation, in amounts of more than five percent, in order of predominance by weight, with any percentage of fiber or fibers required to be designated as "other fiber" or "other fibers" appearing last. Fibers present in amounts of five percent or less must be designated as "other fibers."
- The name of the manufacturer or the name or registered identification number issued by the Federal Trade Commission of one or more persons marketing or handling the textile fiber product. A word trademark, used as a house mark, registered in the United States Patent Office, may be on labels in lieu of the name otherwise required, if the owner of such trademark furnishes a copy of the registration to the Federal Trade Commission prior to use.
- The name of the country where processed or manufactured.
- Care instructions for the garment.

In order to enforce the Textile Fiber Products Identification Act, a commercial invoice covering a shipment of textile fiber products exceeding \$500 in value and subject to the labeling requirements of the Act is required to show the information noted in Chapter 10, in addition to that ordinarily required on the invoices.

In addition to labeling requirements, the importation of textiles and textile products may, pursuant to Section 204 of the Agricultural Act of 1956, be subject to quota, visa or export-license requirements and additional entry requirements including declarations identifying the fabricated components.

Regulations and pamphlets containing the text of the Textile Fiber Products Identification Act may be obtained from the Federal Trade Commission, Washington, DC 20580.

Wool. Any product containing woolen fiber imported into the United States, with the exception of carpet, rugs, mats, upholsteries, and articles made more than 20 years prior to importation, shall be tagged, labeled, or otherwise clearly marked with the following information as required by the Wool Products Labeling Act of 1939:

- The percentage of the total fiber weight of the wool product, exclusive of ornamentation not exceeding five percent of the total fiber weight, of: (1) wool, (2) recycled wool, (3) each fiber other than wool if the percent by weight of such fiber is five percent or more, and (4) the aggregate of all other fibers.
- The maximum percent of the total weight of the wool product, of any non-fibrous loading, filling, or adulterating matter.
- The name of the manufacturer or person introducing the product in commerce in the United States; i.e., the importer. If the importer has a registered identification number issued by the Federal Trade Commission, that number may be used instead of the individual's name.

For the purpose of enforcing the Wool Products Labeling Act, a commercial invoice covering a shipment of wool products exceeding \$500 in value and subject to the labeling requirements of the act is required to show the information noted in Chapter 10.

REQUIRED TEXTILE DECLARATION AT TIME OF IMPORTATION

U.S. CBP no longer required specific Textile Declarations.

However the invoice or an addendum to the commercial invoice must state the name and address of the actual manufacturer(s) of the goods. The shipper or distributor is no longer an acceptable address. Fines can be issued to the importer if the importer of record does not correctly state this information.