ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notification under Article 4:4

Modification of the Bilateral Agreement
between the United States and Korea

The Textiles Surveillance Body has received a notification from the United States of a further modification of its bilateral agreement with Korea, concluded under Article 4 of the MFA. The parties reached agreement with respect to a specific limit on Category 614, special swing for the 1984 agreement year for Category 670-L, and overshipments of this category.

The TSB, pursuant to its procedures regarding bilateral agreements notified under Article 4, has examined the relevant documentation and is forwarding the text of the notification to participating countries for their information.

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1The bilateral agreement and previous modifications are contained in COM.TEX/SB/860, 889, 914, 969, 1042 and 1058

2See COM.TEX/SB/35, Annex B

*English only/Anglais seulement/Inglés solamente
UNITED STATES AND REPUBLIC OF KOREA
AMEND BILATERAL TEXTILE AGREEMENT

The United States and the Republic of Korea exchanged letters in Washington dated 25 January 1985 and 8 March 1985, respectively, to effect amendment of their bilateral textile agreement. Texts of the letters follow.

UNITED STATES LETTER

Washington, 25 January 1985

Mr. Yu Deuk Hwan
Commercial Attaché
Embassy of the Republic of Korea
2370 Massachusetts Avenue, N.W.
Washington, D.C. 20008

Dear Mr. Yu,

I refer to recent consultations between representatives of our Governments under paragraph 6 of our bilateral textile agreement. It is my Government's understanding that we have agreed to set specific limits for each year beginning in 1984 for the remainder of the agreement on man-made fibre fabrics in Category 614. The limits for 1984 are:

<table>
<thead>
<tr>
<th>Category</th>
<th>1984 Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>614 (part) - wool blended</td>
<td>8,556,969 syds</td>
</tr>
<tr>
<td>614 (part) - other than wool blended</td>
<td>11,500,000 syds</td>
</tr>
</tbody>
</table>

There will be a maximum of 10 per cent shift between the parts of Category 614, with the combination of shift and swing not to exceed 10 per cent. Maximum swing is 7 per cent, growth is 2.5 per cent.

With regard to Category 670-L - luggage, there will be available special swing of 3.5 per cent for the 1984 agreement year only. We also agree to discuss charging 1984 overshipments in this category over a three-year period (1985, 1986 and 1987).

If the above conforms to the understanding of your Government, this letter and your letter of confirmation on behalf of your Government shall constitute an amendment to the bilateral textile agreement.

Sincerely,

Paul P. Pilkauskas
Chief, Textiles Division
Bureau of Economic and Business Affairs
Mr. Paul P. Pilkauskas  
Chief, Textiles Division  
U.S. Department of State  
Washington, D.C. 20520

Dear Mr. Pilkauskas,

I refer to your letter of 25 January 1985, confirming the results of the recent consultations between representatives of our two Governments pursuant to paragraph 6 of our bilateral textile agreement.

The second sentence of paragraph 2 of your letter states that "We also agree to discuss charging 1984 overshipments in this category over a three-year period (1985, 1986 and 1987)." It is, however, my understanding that our representatives agreed that these overshipments would be charged over the three years 1985-1987.

If the foregoing conforms with the understanding of your Government, this letter of confirmation on behalf of my Government and your letter of 25 January 1985, shall constitute an amendment to our bilateral textile agreement.

Sincerely,

Deuk-Hwan  
Commercial Attaché