Pursuant to its request\(^1\), the Textiles Surveillance Body has received from Indonesia a report on the present status of the restrictive measures maintained by Indonesia. This report has been submitted in accordance with Article 11, paragraph 11 of the Arrangement.

The TSB is circulating this notification to participating countries in the Arrangement for their information.

\(^1\)See COM.TEX/SB/319, paragraph 8.
Geneva, 16 August 1978

Sir,

With reference to your letter No. TS/140-1 dated 16 June 1978 concerning the obligation to report to the Textiles Surveillance Body all the restrictions applied to textile imports, I have the honour to inform you of the Indonesian import measures concerning textiles, as follows:

1. No restrictive import licensing and no quotas are applied to the importation of textiles.

2. Automatic import licensing covers almost all kinds of merchandise goods, including textiles.

3. Prohibition on the importation of certain textile goods applies only to:
   
   (a) textiles with batik design

   (b) "luriks" and unbleached cotton greys ("blacu") with a construction of 20s x 20s and a maximum width of 36".

4. As of 1 January 1977, importers of textile goods (and certain other products) are required to pay a guarantee deposit to the Bank at the opening of the Letter of Credit to the full c.i.f. amount, which will be refunded to the importer after realization of the imports concerned.

I remain, Sir,

Yours sincerely,

(signed) Kahono Martohadinegoro
Chargé d'Affaires
Deputy Permanent Representative

Mr. P. Wurth,
Chairman,
Textiles Surveillance Body,
GATT,
Centre William Rappard,
154, rue de Lausanne,
1211 Genève 21.