ATTACHMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notifications Under Article 2, Paragraph 1

Attached is a notification received by the TSB from Sweden in accordance with paragraph 1 of Article 2 of the Textiles Arrangement. As required by the provisions of this paragraph the TSB is circulating this notification to participating countries in the Arrangement for their information. A summary tabulation of this notification prepared by the secretariat is also attached.

It is to be noted that the TSB, in the light of paragraph 11 of COM.TEX/2, is continuing to examine the notifications received in order to ensure the completeness and adequacy of the information, and is requesting the supply of additional information wherever necessary. Any additional information thus received will also be circulated.

It is, of course, open to any party to the Arrangement to request the TSB or the secretariat to seek any further information or clarification they may wish to have from the parties concerned, or to supply any additional information of relevance. Such information will also be circulated.
Having notified its decision to apply provisionally, as from 1 January 1974, the Arrangement regarding international trade in textiles with respect to any other country which has made known its corresponding intention, the Government of Sweden wishes to communicate the following preliminary information.

As stated on earlier occasions, Sweden has found it necessary in a number of cases to make certain exceptions to its basic free-trade policy. Such exceptions have been introduced and implemented in situations of sudden and serious market disturbances, usually in connexion with rapid increases in imports of textiles from certain producer countries. These measures have been limited to specific items, and their introduction has been preceded by consultations with the exporting country concerned.

With regard to these cases, the development of imports seriously hampered the gradual adjustments of domestic enterprises to a new competitive situation and jeopardized the continued existence of production which is of vital importance to the country and for the national security. It should be borne in mind that Sweden has a remarkably high import per capita of low price textiles.

As of 1 March 1974, Sweden has bilateral agreements with regard to imports from Hong Kong, India, the Republic of Korea, Macao, Malaysia and Singapore, restraining their exports of certain textile items to Sweden. Further details of these agreements will be notified as soon as possible after consultations with the parties concerned. Pending the outcome of such contacts the following information is forwarded.

Under the textile agreement reached with Hong Kong, expiring on 30 June 1974, limits on exports to Sweden are applied for knitted underwear such as briefs, drawers etc., bathing suits and trunks, and sweaters, pullovers, jumpers etc., certain not knitted garments i.e. jackets and anoraks, trousers, costumes and dresses, and shirts.

The present Swedish agreement with India regulates exports to Sweden of cotton blouses, shirts and bed linen, non-knitted.

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1 Renegotiation of previous agreements
Between Sweden and the Republic of Korea there exists a trade agreement under which specific quotas are established for exports of ankle-socks and men's stockings, shirts and woven blouses.

With regard to exports from Macao there are quotas for knitted sweaters, pullovers, jumpers etc., trousers and shirts, not knitted. The present agreements on these exports expire on 14 July 1974.

Malaysia has agreed to limit exports to Sweden of blouses and shirts, not knitted. The agreement expires on 28 February 1975.

An agreement between Sweden and Singapore is intended to enter into force from 1 March 1974, which will limit the latter's exports to Sweden of shirts and certain knitted undergarments.

As additional information the following may be added.

Imports into Sweden from Japan of certain textile items are subject to quantitative restrictions.

Sweden also maintains bilateral trade agreements with i.a. Bulgaria, Czechoslovakia, the Democratic Republic of Germany, Hungary, Poland, Romania and the USSR. Under these agreements quotas are generally established for textiles of all fibres. Licences are required for imports from other Eastern area countries and specific ceilings are fixed when necessary.

The Swedish Government intends to make its formal decision to accede to the Arrangement on 15 March 1974.

The fact that this information has been forwarded within sixty days as from 1 January 1974, does not prejudice the position of the Swedish Government with regard to the interpretation made in GATT/AIR/unnumbered of 14 January 1974, as to the beginning of the sixty-day period mentioned in paragraph 1 of Article 2 of the Arrangement.

K.-G. Lagerfelt

Letter No. 2

In pursuance of my letter of February 28, 1974, and with reference to a letter of May 3, 1974, from Ambassador Wurth to Mr. Colliander as well as to the document TEX.SB/1, I have the honour to communicate to you on behalf of the Government of Sweden the attached notifications according to article 2, paragraph 1, of the Arrangement regarding international trade in textiles.

A list enumerating the enclosed documents is annexed to this letter.

With regard to countries not being contracting parties to the GATT nor having acceded to the Arrangement supplementary information is being prepared.

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1 Letter received in response to the secretariat's request for the details in terms of the Textiles Committee's decision (see COM.TcX/2, paragraph 11), found to be lacking in the previous notification.
List of enclosed documents

1. Hong Kong
   (a) Notification
   (b) Memorandum of understanding signed in Hong Kong on June 26, 1973.

2. India
   (a) Notification
   (b) Memorandum of understanding signed in New Delhi on January 15, 1974.

3. Japan
   (a) Notification
   (b) Protocol signed in Tokyo on May 16, 1959.

4. Korea
   (a) Notification
   (b) Exchange of letters initialled in Seoul in February, 1974.
   (c) Bilateral trade agreement of April 13, 1967.

5. Macao
   (a) Notification

6. Malaysia
   (a) Notification

7. Poland, Czechoslovakia, Hungary, Romania
   (a) Notification
   (b) Long-term trade agreement between Sweden and the Polish Peoples' Republic of October 25, 1972, with annexed exchange of letters as well as Protocol signed in Warsaw on February 8, 1974.

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1 Similar notification received from Hong Kong. The additional table notified by Hong Kong is attached at the end of this notification.

(d) Long-term trade agreement between Sweden and the Hungarian Peoples' Republic signed in Stockholm on December 5, 1973, as well as Protocol signed in Stockholm on April 19, 1974.


8. Singapore

(a) Notification

(b) Exchange of letters signed in Singapore on February 28, 1974.
I. **Agreement Between Sweden and Hong Kong**

**SYSTEM.** Sweden and Hong Kong have reached an agreement on limitation of exports to Sweden of the textile products listed below.

**PERIOD.** July 1, 1973 - June 30, 1974 (twelve months). - As noted below, for two items there also exists a longer period of limitation from February 14, 1973 to June 30, 1974 (sixteen months and a half).

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No.</th>
<th>Description of Goods</th>
<th>Level for Period 1.7.73-30.6.74 (pieces)</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. ex 61.03.105</td>
<td>Shirts: Woven shirts of cotton or of discontinuous synthetic fibres, men's and boys' wear</td>
<td>1 417 500</td>
</tr>
<tr>
<td>ex 106</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II. ex 60.05.304</td>
<td>Sweaters: Knitted sweaters, pullovers, slipovers, jumpers and cardigans, not substantially beaded or embroidered, of sheep's wool (including lambs' wool) or of discontinuous synthetic fibres, men's and boys' and girls' wear</td>
<td>2 940 000</td>
</tr>
<tr>
<td>ex 306</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ex 504</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ex 506</td>
<td></td>
<td></td>
</tr>
<tr>
<td>III. ex 60.04.702</td>
<td>Underwear: Knitted briefs, drawers, panties, undershorts and the like, not elastic or rubberized, of cotton or of continuous man-made fibres or of discontinuous synthetic fibres, men's and boys' wear</td>
<td>4 878 000</td>
</tr>
<tr>
<td>ex 703</td>
<td>(sub-limits: boys' items not exceeding 2 603 000)</td>
<td></td>
</tr>
<tr>
<td>ex 705</td>
<td>women's and girls' items not exceeding 2 300 000)</td>
<td></td>
</tr>
<tr>
<td>ex 709</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ex 60.04.805*</td>
<td>Knitted briefs, drawers, panties, undershorts and the like, not elastic or rubberized, of cotton or of discontinuous synthetic fibres, women's and girls' wear</td>
<td>882 000</td>
</tr>
<tr>
<td>ex 809</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IV. 61.01.212</td>
<td>Anoraks: Woven anoraks and similar jackets, of cotton or of synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>882 000</td>
</tr>
<tr>
<td>215</td>
<td></td>
<td></td>
</tr>
<tr>
<td>216</td>
<td></td>
<td></td>
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<tr>
<td>292</td>
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<td>295</td>
<td></td>
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<tr>
<td>296</td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.02.212</td>
<td></td>
<td></td>
</tr>
<tr>
<td>215</td>
<td></td>
<td></td>
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<tr>
<td>216</td>
<td></td>
<td></td>
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<tr>
<td>292</td>
<td></td>
<td></td>
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<td>295</td>
<td></td>
<td></td>
</tr>
<tr>
<td>296</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*) cf below
<table>
<thead>
<tr>
<th>Swedish Tariff Classification No.</th>
<th>Description of Goods</th>
<th>Level for Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>V. 61.01.505</td>
<td>Woven slacks, jeans and trousers, of cotton or of discontinuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>1.7.73-30.6.74 (pieces) 2 074 000</td>
</tr>
<tr>
<td>61.01.506</td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.02.605</td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.02.606</td>
<td></td>
<td></td>
</tr>
<tr>
<td>VI. 61.02.301-309</td>
<td>Costumes and dresses: woven costumes and dresses, of all textile fibres, women's and girls' wear</td>
<td></td>
</tr>
<tr>
<td>VII. ex 60.05.202</td>
<td>Knitted bathing suits and trunks, of continuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td></td>
</tr>
<tr>
<td>(III) ex 60.04.805</td>
<td>Knitted briefs, drawers, undershorts and the like, of cotton, not elastic or rubberized, women's and girls' wear</td>
<td>14.2.73-30.6.74 (pieces) 3 100 000</td>
</tr>
<tr>
<td>VIII. ex 61.02.505 505</td>
<td>Woven blouses and jumpers, of cotton or discontinuous synthetic fibres, not embroidered, women's and girls' wear</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>2 062 000</td>
</tr>
</tbody>
</table>
MEMORANDUM OF UNDERSTANDING

Introduction
This Memorandum of Understanding sets out the arrangements that have been agreed between the Governments of Hong Kong and of Sweden regarding the limits that the Government of Hong Kong are to apply to exports of certain garments for importation into Sweden.

2. In reaching agreement on these arrangements, both Governments have had regard to the provisions of the Arrangement regarding International Trade in Cotton Textiles, in particular to Article 3 of that Arrangement, and Article XXII (1) of the General Agreement on Tariffs and Trade.

Coverage
3. These arrangements apply to Hong Kong's exports to Sweden of the items listed in the Annex to this Memorandum.

Classification
4. For the purposes of these arrangements:

(a) the products listed in the Annex shall be classified as if each product consists wholly of that fibre which predominates by weight;

(b) where two or more fibres are of equal highest weight the fibre of equal highest weight which is subject to these arrangements shall be deemed to predominate and to determine the classification of the product;

(c) continuous and discontinuous man-made fibres, artificial fibres or synthetic fibres, as the case may be, shall be considered as separate fibres;

(d) for the avoidance of doubt where the specification in the Annex refers to, for example:

(i) continuous man-made fibres, it is the total weight of all continuous artificial and synthetic fibres included in the product which will be considered in determining predominance in (a) and (b) above;

(ii) discontinuous synthetic fibres, it is the total weight of all discontinuous synthetic fibres only included in the product which will be considered in determining predominance in (a) and (b) above.
Restrictive Period

5. During the period from 1st July 1973 to 30th June 1974, the Government of Hong Kong will limit exports to Sweden of the items listed in the Annex to the levels set out therein, save as provided for in paragraph 6.

 Carryover

6. If in the period 1st July 1972 to 30th June 1973 exports from Hong Kong to Sweden covered by the Memorandum of Understanding of 13th June 1972 are less than the levels specified in column (e) of the Annex thereto, Hong Kong may export amounts equivalent to such short-falls during the period covered by this Memorandum provided that such exports -

(i) are in the Groups/Subgroups where the short-falls occurred;
(ii) do not exceed 10 per cent of the annual levels specified in the Memorandum of Understanding of 13th June 1972.

Admission of Imports

7. The Government of Sweden will not admit imports of the items of Hong Kong origin listed in the Annex unless such imports are covered by a Hong Kong export licence endorsed by the Commerce and Industry Department, Hong Kong, that the consignments concerned have been debited to the agreed limits.

 Re-exports

8. The Government of Sweden will so far as possible inform the Government of Hong Kong when imports into Sweden of exports from Hong Kong that have been debited to the agreed limits are subsequently re-exported from Sweden. The Government of Hong Kong may then credit the quantities involved to the appropriate limits.

Exchange of Statistics

9. The Government of Hong Kong will provide the Government of Sweden with fortnightly statistics of exports of the groups listed in the Annex that have been licensed for export to Sweden debited to the limits set out in the Annex.

10. The Government of Sweden will provide the Government of Hong Kong with quarterly statistics of total imports and imports from other significant suppliers of each of the groups listed in the Annex.
Consultation

11. The Governments of Hong Kong and Sweden agree to consult together, at the request of either party, on any matter arising from the implementation of these arrangements.

12. If the Government of Hong Kong consider that, as a result of the restraint imposed by these arrangements, Hong Kong is being placed in an inequitable position vis-a-vis any third country, the Government of Hong Kong may request the Government of Sweden to consult with a view to appropriate remedial action such as a reasonable modification of these arrangements.

General

13. The Annex to this Memorandum shall be considered as an integral part of it.

Sir,

I have the honour to refer to the Agreed Minute concluded ad referendum in Stockholm, on 23 February 1973, between Mr. K.A. Wollter of the Royal Ministry of Foreign Affairs and Mr. S.P. Mo of this department, and to inform you that the arrangements therein are acceptable to the Government of Hong Kong:

"Following consultations in Stockholm on 22 February 1973 between representatives of the Government of Hong Kong and the Government of Sweden it was agreed as follows:

(a) Hong Kong may export a total of 280,000 woven shirts of cotton or discontinuous synthetic fibres in the period to 30 June 1973 over the sub-limit of 1,375,000 pcs. specified in the Annex to the Memorandum of Understanding of 13 June 1972. Exports of this additional quantity shall be deemed to be in anticipation of the trade for the year commencing 1 July 1973, but shall not prejudice the question as to whether the Government of Hong Kong will continue to restrain this trade after 30 June 1973, or the base figure in the event that the restraint is continued beyond 30 June 1973.

(b) The Government of Hong Kong shall limit exports of knitted briefs, drawers, undershorts and the like, of cotton, not elastic or rubberized, women's and girls' wear, in the period 14 February 1973 to 30 June 1974, to 3,100,000 pcs. (based on a twelve-month figure of 2,255,000 pcs.).

(c) The Government of Hong Kong shall limit exports of woven blouses and jumpers, of cotton or discontinuous synthetic fibres, not embroidered, women's and girls' wear, in the period 14 February 1973 to 30 June 1974, to 2,062,000 pcs. (based on a twelve-month figure of 1,500,000 pcs.).

(d) The general provisions of the Memorandum of Understanding of 13 June 1972 shall continue to apply."

I should be grateful if you would be good enough to confirm that these arrangements are also acceptable to the Government of Sweden.

I have the honour to be,

Sir,

Your obedient servant,

(D.H. Jordan)

Director of Commerce and Industry.

Mr. Carl C:son Kjellberg,
Consul General,
Royal Swedish Consulate General,
Room 1107,
Hang Seng Bank Buildings,
Des Voeux Road, Central,
Hong Kong.
NOTE No. 3

Royal
Swedish Consulate General

Hong Kong, 16 March 1973

Sir,

I have the honour to acknowledge receipt of your letter of today's date reading as follows:

(See Note No. 2)

On behalf of the Government of Sweden, I have the honour to confirm that the arrangements set out in the Agreed Minute are acceptable.

Please accept, Sir, the assurances of my highest consideration.

C. Cson Kjellberg
Consul General

The Hon. D.H. Jordan, M.B.E., J.P.,
Director of Commerce and Industry,
46, Connaught Road, Central,
Hong Kong.
**Notification by Hong Kong**

**Sweden/Hong Kong Bilateral Agreement on Certain Textile Garments**

(A) Type of Restraint: Bilateral Agreement with Export Control by Hong Kong

(B) Date of Entry into force and expiry:

(i) For shirts, sweaters, underwears (except women's and girls' cotton underwear) anoraks, slacks, costumes and dresses and bathing suits: 1 July 1973 to 30 June 1974

(ii) For women's and girls' cotton underwear and blouses: 14 February 1973 to 30 June 1974

(C) Products affected in BTN numbers with volume of exports in quantity and value in the twelve month period ending 28 February 1974

<table>
<thead>
<tr>
<th>BTN number</th>
<th>Sweden/HK Agreement Group No.</th>
<th>Description</th>
<th>1973/1974 Restraint limit (in pieces)</th>
<th>Volume of exports to Sweden in the twelve-month period ending 28 February 1974</th>
<th>Quantity</th>
<th>Value (HK$1000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>61.03 I</td>
<td></td>
<td>Woven shirts of cotton or discontinuous synthetic fibres, men's and boys' wear</td>
<td>1,417,500</td>
<td>1,701,619</td>
<td>12,800</td>
<td></td>
</tr>
<tr>
<td>60.05 II</td>
<td></td>
<td>Knitted sweaters, pullovers, slipovers, jumpers and cardigans, not substantially beaded or embroidered, of sheep's wool (including lambs' wool) or of discontinuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>2,940,000</td>
<td>1,281,809</td>
<td>15,536</td>
<td></td>
</tr>
<tr>
<td>60.04 III</td>
<td></td>
<td>Knitted briefs, drawers, panties, undershorts and the like, not elastic or rubberized, of cotton or of continuous man-made fibres or of discontinuous synthetic fibres, men's and boys' wear; Knitted briefs, drawers, panties, undershorts and the like, not elastic or rubberized, of cotton or of discontinuous synthetic fibres, women's and girls' wear</td>
<td>4,876,000</td>
<td>Sub-limit 2,603,000</td>
<td>1,323,047</td>
<td>3,307</td>
</tr>
</tbody>
</table>

*The notification received from Hong Kong is the same as that submitted by Sweden, except for this table.*
<table>
<thead>
<tr>
<th>BTN number</th>
<th>Sweden/HK Group no.</th>
<th>Description</th>
<th>1973/74 Restraint limit (in pieces)</th>
<th>Volume of exports to Sweden in the twelve-month period ending 28 February 1974</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Quantity (in pieces)</td>
<td>Value (HK$'000)</td>
</tr>
<tr>
<td>61.01)</td>
<td>IV</td>
<td>Anoraks: Woven anoraks and similar jackets, of cotton or of synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>882,000</td>
<td>554,745</td>
</tr>
<tr>
<td>61.02)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.01)</td>
<td>V</td>
<td>Slacks: Woven slacks, jeans and trousers, of cotton or of discontinuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>2,074,000</td>
<td>2,101,638</td>
</tr>
<tr>
<td>61.02)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>61.02)</td>
<td>VI</td>
<td>Costumes and dresses: Woven costumes and dresses, of all textile fibres, women's and girls' wear</td>
<td>600,000</td>
<td>389,669</td>
</tr>
<tr>
<td>61.05)</td>
<td>VII</td>
<td>Bathing suits: Knitted bathing suits and trunks of continuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>450,000</td>
<td>396,081</td>
</tr>
<tr>
<td>61.02)</td>
<td>VIII</td>
<td>Woven blouses: Woven blouses and jumpers, not embroidered, women's and girls' wear, wholly or mainly of cotton or of discontinuous synthetic fibres</td>
<td>2,062,000</td>
<td>1,401,802</td>
</tr>
</tbody>
</table>

Notes: 
(1) * Restraint limit for women's and girls' cotton underwear for the period 14.2.73-30.6.74.
(2) ≠ Restraint limit for woven blouses extends from 14.2.73 to 30.6.74.
(3) Exchange rate as at 28 February 1974: US$1 = HK$5.06.
(4) The texts of the Agreement are enclosed.
II. Agreement Between Sweden and India

Sweden and India reached in 1973 an agreement on regulation of exports to Sweden of the blouses, shirts and bed linen listed below during the period April 1, 1973—March 31, 1974. Later it was agreed that India on an ad-hoc basis may export additional quantities of these items to Sweden. A provisional understanding was also arrived at prolonging the said agreement until September 30, 1974, with an increase of the levels. A new item, viz. jackets (not knitted or crocheted, of cotton, men's and boys' and women's and girls' wear) was introduced in the scheme from April 1, 1974 at a level of 175,000 pieces.

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No</th>
<th>Description of goods</th>
<th>Unit of Level for period</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. 61.02.505</td>
<td>Blouses, not knitted or crocheted, of cotton, women's and girls' wear</td>
<td>1.200.000 1.4.73 - 31.3.74</td>
</tr>
<tr>
<td>II. 61.03.105</td>
<td>Shirts, not knitted or crocheted, of cotton, men's and boys' wear</td>
<td>1.250.000 1.4.73 - 31.3.74</td>
</tr>
<tr>
<td>III. 62.02.105</td>
<td>Bed linen, of cotton</td>
<td>500.000 1.4.73 - 31.3.74</td>
</tr>
</tbody>
</table>
MEMORANDUM OF UNDERSTANDING

The Government of India and the Government of Sweden have arrived at the following understanding in the course of consultations held in New Delhi between 9-14th January, 1974, in accordance with paragraph 5 of the Agreement effected by Exchange of Letters of 14th March, 1973 regarding the export of certain cotton textile products from India to Sweden (hereinafter referred to as the Agreement).

2. As the Government of India have yet to formally signify their acceptance of the GATT Arrangement Regarding International Trade in Textiles, this provisional understanding has been arrived at without prejudice to the rights and obligations of both parties under the said GATT Arrangement.

3. The period of application of the scheme for regulating exports from India to Sweden of certain cotton textile products as provided in paragraph 1 of the Agreement, is extended upto and inclusive of 30th September, 1974.

4. Annexure I of the Agreement shall be amended by the Annexure to this Memorandum.

5. In addition, on an ad-hoc basis, the following quantities of each item concerned may be exported during the period 1 January - 30 September, 1974. (These quantities include the amounts extended through a letter to the Indian Charge d'Affaires in Stockholm dated 28 December 1973.)

(a) 400,000 (four hundred thousand) pcs "shirts, not knitted or crocheted, wholly or mainly of cotton, men's and boys' wear" (BTN No. 61.03.105)

(b) 100,000 (one hundred thousand) pcs "Blouses, not knitted or crocheted, wholly or mainly of cotton, women's and girls wear" (BTN No. 61.02.505)

(c) 50,000 (fifty thousand) kilogrammes "Bed linen wholly or mainly of cotton" (BTN No. 62.02.105).
6.1. Both parties regard as essential that the exports of textile goods as provided for in the Agreement and this Memorandum are evenly spaced throughout the period of Agreement. The Indian side has undertaken to establish a mechanism whereby this objective can be reached.

6.2. In agreement with the provisions of the paragraph, out of the relevant quantities provided in the Annexure to the Memorandum, the quantities exported during the period until 1 April, 1974 shall not exceed 15% thereof.

7. A copy of each Export Certificate shall immediately upon issue by the competent Indian body be sent directly to the Swedish Board of Commerce.

8. The present Memorandum is subject to confirmation by the two Governments. The provisions of this understanding shall, however, enter into force provisionally on the date of the signature of this Memorandum.

9. All provisions of the Agreement shall remain in force, subject only to the express modifications and amendments set out in the present Memorandum. Nothing in the present Memorandum shall be construed as modifying the levels of restraint set out for 1973-74 in Annex I of the Agreement.

K. A. WOLLTER,
Chairman of the Swedish Delegation.

R. TIRUMALAI,
Chairman of the Indian Delegation

NEW DELHI, 15TH JANUARY, 1974.
### III. Quantitative Restrictions on Imports of Textiles from Japan

Sweden applies quantitative restrictions (import licences) for certain textile goods from Japan.

**Period:** 1974-04-01—1975-03-31

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No</th>
<th>Description of goods ¹)</th>
<th>Quotas in kg</th>
<th>1000 Sw crs</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Cotton sewing thread for industrial use</td>
<td>50</td>
<td>233</td>
</tr>
<tr>
<td>II</td>
<td>Miscellaneous textiles</td>
<td>a) Certain cotton textile goods</td>
<td>4</td>
</tr>
</tbody>
</table>

¹) Description of goods
<table>
<thead>
<tr>
<th>Swedish Tariff Classification No</th>
<th>Description of goods</th>
<th>Quotas in kg</th>
<th>1000 Sw. crs</th>
</tr>
</thead>
<tbody>
<tr>
<td>ex 51.04</td>
<td>b) Certain other textile goods</td>
<td>12 400</td>
<td></td>
</tr>
<tr>
<td>53.10-11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>54.04-05</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>56.06</td>
<td></td>
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<tr>
<td>ex 56.07</td>
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<td>ex 58.04-06</td>
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<td>ex 59.08</td>
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<td>ex 59.03-05</td>
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<td>59.07-08</td>
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<td>ex 60.01</td>
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<tr>
<td>ex 60.03-06</td>
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<tr>
<td>ex 61.01-04</td>
<td></td>
<td></td>
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<tr>
<td>ex 62.01-02</td>
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<td></td>
<td></td>
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<tr>
<td>ex 62.05</td>
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</tbody>
</table>

1) From an annex it appears in more detail which commodities are subject to restrictions under the separate headings.
Representatives of the Government of Sweden and of the Government of Japan, having met in Tokyo from 25 March to 16 May 1959, have reached the following agreement with regard to the trade between the two countries during the period 1 April 1959 to 31 March 1960:

1. For the period 1 April 1959 to 31 March 1960 an overall trade plan is not deemed necessary, and thus the provisions of sub-paragraphs a, b, d, e, f and g of Article 1 of the Trade Agreement between Sweden and Japan, signed on 5 March 1952, shall not be applied in practice.

2. The Government of Japan confirms its policy to admit imports into Japan from Sweden on a fair and non-discriminatory basis. It will continue to implement gradually its general aim towards a liberalization of importation.

3. The Government of Sweden intends in principle to maintain a liberal and non-discriminatory policy of licensing imports from Japan.

4. In order that both parties shall be able adequately to follow the development of the trade between the two countries, monthly statistics, showing Swedish import licences and Japanese foreign exchange allocations respectively, will be exchanged through ordinary diplomatic channels by the end of each succeeding month.

5. A Mixed Commission of representatives of the two governments shall be established. This Commission may meet at any time at the request of either party in order to discuss all problems pertaining to the trade and payments relations between Sweden and Japan, and shall meet in September and in November 1959, in order to ascertain the development of trade. The Commission will submit its findings and recommendations to the governments of the two countries.

6. Representatives of the two governments will meet in Stockholm well before 31 March 1960, to discuss trade and payments relations after that date.

Done at Tokyo, in duplicate in the English language, the sixteenth day of May 1959.

For the Government of Sweden:

Tage Grönwall
(L. S.)

For the Government of Japan:

N. Ushiba
(L. S.)
<table>
<thead>
<tr>
<th>Reference to BTN</th>
<th>Commodities</th>
</tr>
</thead>
<tbody>
<tr>
<td>ex 30.04</td>
<td>Gauze bandages, put up in retail packing, not impregnated or coated with pharmaceutical substances</td>
</tr>
<tr>
<td>ex 55.05</td>
<td>Cotton sewing thread for industrial use</td>
</tr>
<tr>
<td>53.10, 54.04, 55.06, 56.06</td>
<td>Yarn of man-made discontinuous textile fibres, of wool or other animal hair, of flax or ramie, of cotton, put up for retail sale</td>
</tr>
<tr>
<td>ex 51.04, 53.11, 54.05</td>
<td>Woven textile fabrics falling within Chapters 51 to 57, with the exception of the following:</td>
</tr>
<tr>
<td>ex 55.08-55.09, 56.07</td>
<td>woven fabrics of regenerated fibres (continuous), weighing 500 grams or more per sq metre (ex No 51.04)</td>
</tr>
<tr>
<td></td>
<td>woven fabrics of metal thread etc (No 52.02)</td>
</tr>
<tr>
<td></td>
<td>woven fabrics of coarse animal hair (Nos 53.12-13)</td>
</tr>
<tr>
<td></td>
<td>grey fabrics of cotton (ex Nos 55.07-55.09)</td>
</tr>
<tr>
<td></td>
<td>cotton gauze (ex No 55.07)</td>
</tr>
<tr>
<td></td>
<td>grey fabrics of discontinuous regenerated fibres (ex No 56.07)</td>
</tr>
<tr>
<td></td>
<td>grey fabrics of discontinuous synthetic fibres, mixed with cotton and/or discontinuous regenerated fibres (ex No 55.07)</td>
</tr>
<tr>
<td></td>
<td>woven fabrics of true hemp (No 57.09)</td>
</tr>
<tr>
<td></td>
<td>woven fabrics of jute (No 57.10)</td>
</tr>
<tr>
<td></td>
<td>woven fabrics of other vegetable fibres (No 57.11)</td>
</tr>
<tr>
<td></td>
<td>woven fabrics of paper yarn (No 57.12)</td>
</tr>
<tr>
<td>58.04-58.06</td>
<td>Textile fabrics and other textile articles falling within Chapter 58 to 62, with the exception of the following:</td>
</tr>
<tr>
<td>ex 58.08</td>
<td>carpets, carpeting and rugs, knotted (No 58.01)</td>
</tr>
<tr>
<td>59.03-59.04</td>
<td>other carpets, carpeting, rugs (made up or not) and &quot;Kelam&quot; rugs and the like (made up or not) (No 58.02)</td>
</tr>
<tr>
<td>ex 59.05</td>
<td>tapestries, handmade of the type of gobelins etc (No 58.03)</td>
</tr>
<tr>
<td>59.07-59.08</td>
<td>chenille yarn, gimped yarn, braids and ornamental trimmings etc (No 58.07)</td>
</tr>
<tr>
<td>59.11</td>
<td>tulle and other fabrics, lace and embroidery (ex 58.08, 58.09-58.10)</td>
</tr>
</tbody>
</table>
wadding and articles of wadding; textile flock etc (No 59.01)

felt and articles of felt (No 59.02)

fishing nets of twined synthetic fibres (multifilaments) with a yarn thickness less than 20/5, English numbering, or 210/9 denier (ex Ho 59.05)

other articles made from yarn, twine, cordage, rope or cables, other than textile fabrics and articles made from such fabrics (No 59.06)

textile fabrics coated or impregnated with oil etc (No 59.09)

linoleum etc (No 59.10)

textile fabrics otherwise impregnated or coated; painted canvas being theatrical scenery, studio back-cloths or the like (No 59.12)

wicks, tubular gas-mantle fabrics and incandescent gas-mantles (No 59.14)

transmission, conveyor or elevator belts or bolting of textile material, whether or not strengthened with metal or other material (No 59.16)

other textile products of a kind commonly used in machinery or plant, except machine felt (ex No 59.17)

gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberised (No 60.02)

kimonos of natural silk (ex Nos 61.01-61.02)

handkerchiefs (No 61.05)

shawls, scarves, mufflers, mantillas, veils and the like (No 61.06)

ties, bow ties and cravats (No 61.07)

collars, tuckers etc for women’s and girls’ garments (No 61.08)

corsets, corset-belts, suspender-belts, brassiers, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric) (No 61.09)

gloves, mittens, mitts, stockings, socks and socketts, not being knitted or crocheted goods (No 61.10)

made up accessories for articles of apparel (for example, dress shields shoulder and other pads, belts, muffs, sleeves protectors, pockets) (No 61.11)
sacks and bags, of a kind used for the packing of goods (No 62.03)

tarpaulins, sails, awnings, sunblinds, tents and camping goods (No 62.04)
IV. Agreement between Sweden and the Republic of Korea

SYSTEM. Under the trade agreement between Sweden and the Republic of Korea specific quotas have been agreed for exports to Sweden of the textile products listed below.

PERIOD. March 1, 1974 - February 28, 1975 (twelve months).

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No.</th>
<th>Description of Goods</th>
<th>Unit of Quantity</th>
<th>Level for Period 1.3.74-28.2.75</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. 60.03.115,116 195,196</td>
<td>Ankle-socks and men's half or 3/4-length socks, knitted or crocheted, of cotton or discontinuous synthetic fibres</td>
<td>Dozen pairs</td>
<td>202 000</td>
</tr>
<tr>
<td>II. 60.04.102-109 61.03.102-109</td>
<td>Shirts</td>
<td>pieces</td>
<td>580 000</td>
</tr>
<tr>
<td>III. 61.02.501-509</td>
<td>Blouses, not knitted or crocheted, women's and girls' wear</td>
<td>pieces</td>
<td>134 000</td>
</tr>
</tbody>
</table>
Seoul, February, 1974

Excellency,

With reference to the Protocol concerning the trade relations between the Government of the Kingdom of Sweden and the Government of the Republic of Korea signed on April 13, 1967, and to the consultations held in Seoul January 24-30, 1974, regarding limitation of the exports of certain textile products to Sweden, I have the honour to inform you that the following is the understanding of the Government of Sweden:

1. The Government of Korea has agreed to limit voluntarily exports to Sweden of the textile products, listed in the Annex I to this letter to the levels set out in column (d) of Annex I.

2. These arrangements will apply from March 1, 1974 to February 28, 1975.

3. If in the period covered by the agreement expiring on February 28, 1974, exports from the Republic of Korea to Sweden are less than the levels specified in the column (d) of Annex I to the letters of March 23, 1973, the Republic of Korea may export amounts equivalent to such short-falls during the period covered by the present agreement provided that such exports

   (i) are in the Group of limitation where the short-falls occurred;

   (ii) do not exceed levels to be agreed upon no later than May, 1974.

4. The Government of Sweden will admit imports of the items of Korean origin, listed in Annex I, only when such imports are covered by a document ("Recommendation"), as per specimen in Annex II, issued by "Korean Garments Exporters' Association" or "Korean knitted Goods Exporters' Association", with an endorsement by the Managing Director of the respective Association that the consignments concerned have been debited to the agreed limits.

5. The date of issue of shipping documents is considered to be the date of delivery (exportation).
6. The Government of the Republic of Korea will forward to the Government of Sweden via the Embassy of the Republic of Korea in Stockholm monthly statistics on a cumulative basis of the quantities by Group of the items, listed in Annex I, for which "Recommendations" for exports to Sweden have been issued. The Statistics shall reach the Government of Sweden within a period of two months from the month under reference.


8. The Government of Sweden and the Government of the Republic of Korea agree to consult each other, at the request of either, when any unforeseen problem arises from the implementation of this agreement. The Government of Sweden and the Government of the Republic of Korea agree furthermore to enter into consultations on the prolongation, modification or removal of the limitations before the end of the period of the agreement. If the consultations do not result, within a reasonable period of time, in a mutually satisfactory solution and the removal or modification of the limitation would result in serious damage to its domestic producers of like or directly competitive products, the Government of Sweden may apply limitations to the extent and for such time as may be found necessary.

9. This letter together with Your Excellency's reply will constitute an agreement between the Government of Sweden and the Government of the Republic of Korea.

I would appreciate Your Excellency's confirmation that the above is also the understanding of the Government of the Republic of Korea.

Please accept, Excellency, the renewed assurances of my highest consideration.
PROTOCOL CONCERNING THE RELATIONS BETWEEN THE
GOVERNMENT OF THE KINGDOM OF SWEDEN AND THE
GOVERNMENT OF THE REPUBLIC OF KOREA

No. 10

Stockholm, 13 April 1967

During the course of the negotiations which took place in March and April 1967, the representatives of the Swedish Government and of the Korean Government agreed as follows:

1. If, in view of one country, there is reasonable evidence that, as a result of unforeseen developments, a product of the other country is being imported into its territory under such conditions as to cause or threaten serious injury to its domestic producers of like or directly competitive products and that action is required to prevent or remedy such injury, it shall give to the other country written notice to this effect. Upon such notice, the two countries shall immediately enter into consultations for the purpose of finding a mutually satisfactory solution.

2. If the consultations referred to above do not result, within a reasonable period of time, in a mutually satisfactory solution, the importing country may in respect of the product in question apply quantitative import restrictions to the extent and for such time as may be necessary to prevent or remedy such injury.

3. In critical circumstances, when delay would be likely to cause damage which it would be difficult to repair, action under paragraph 2 may be taken provisionally after the notice mentioned in paragraph 1.

4. This Protocol shall come into force on the date of signature.

Done in duplicate in the English language in Stockholm on 13 April 1967.

For the Government of the
Kingdom of Sweden

K. Bernström
(L.S.)

For the Government of the
Republic of Korea

Jae Hung Yy
(L.S.)
Sweden and Portugal have reached an agreement on limitation of exports from Macao to Sweden of the textile products listed below.

**PERIOD.** July 15, 1973 - July 14, 1974 (twelve months).

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No.</th>
<th>Description of Goods</th>
<th>Unit of Quantity</th>
<th>Level for Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. 60.05.302-309 502-509</td>
<td>Sweaters, pullovers, sweaters, cardigans etc, knitted or crocheted, men's and boys' and women's and girls' wear</td>
<td>pieces</td>
<td>765 000</td>
</tr>
<tr>
<td>II. 61.01.505,506 61.02.605,606</td>
<td>Trousers, not knitted or crocheted, of cotton or discontinuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>pieces</td>
<td>360 000</td>
</tr>
<tr>
<td>III. 61.03.102-109</td>
<td>Shirts, not knitted or crocheted, men's and boys' wear</td>
<td>pieces</td>
<td>220 000</td>
</tr>
</tbody>
</table>
Dear Sir,

With reference to the consultations held in Lisbon during the period 25-30 June, 1973, regarding a limitation of the export of certain textile products from the Portuguese Overseas Province of Macao to Sweden, I have the honour to inform you that the following is the understanding of the Swedish Government:

1. The Portuguese Government has agreed to limit voluntarily exports from Macao to Sweden of the textile products listed in Annex I to this letter to the level set out in column (c) of that Annex.

2. These arrangements will apply during the period 15 July, 1973 - 14 July, 1974 and replace the arrangements agreed upon in the exchange of letters of 19 July, 1972.

3. The Swedish Government will allow imports of the textile goods of Macao origin listed in Annex I only

Ministro Dr. Tomaz de Mello Breyner Andresen,  
Director-Geral dos Negócios Económicos  
Ministério dos Negócios Estrangeiros  
Lisbon
when such imports are covered by a Certificate of Origin ("Certificado de Origem", of. Annex II), issued by the Repartição Provincial dos Serviços de Economia de Macau, with an endorsement that the consignments concerned have been debited to the agreed limit.

4. If in the period covered by the agreement expiring on 14 July, 1973, exports from Macao to Sweden are less than the limit specified in column (c) of the Annex to the letters of 19 July, 1972, Macao may export amounts equivalent to such short-falls during the period covered by the present agreement provided that such exports do not exceed 5 per cent of the limit specified in the agreement of 1972.

5. If during the period of validity of this agreement unforeseen problems should arise in the textile sector consultations may be requested by either side with a view to find mutually satisfactory solutions.

6. This agreement is in principle concluded for a period of one year only. It is understood by the Portuguese side that conditions prevailing on the Swedish market with respect to the goods concerned or directly competitive products may necessitate its prolongation. Such a prolongation will provide for an increase of the restraint levels. It is likewise understood that a prolongation will be made the object of previous consultations.

7. The Portuguese Government will provide the Swedish Government with information on a monthly and cumulative basis of the quantities of the textile products listed in Annex I for which Certificates of Origin have been issued for exports to Sweden.

8. The Swedish Government will provide the Portuguese Government with statistics of imports from Macao for the textile products listed in Annex I on a monthly and cumu-
ative basis.

I would appreciate your confirmation that the above is also the understanding of the Portuguese Government.

I avail myself of this opportunity, Sir, to renew the assurances of my highest consideration.

Herman Kling
Swedish Ambassador
**VI. Agreement Between Sweden and Malaysia**

**SYSTEM.** Sweden and Malaysia have reached an agreement on limitation of exports to Sweden of the textile products listed below.

**PERIOD.** September 1, 1973 - February 28, 1975 (eighteen months).

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No</th>
<th>Description of Goods</th>
<th>Unit of Quantity</th>
<th>Level for Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. 61.02.501-509</td>
<td>Blouses, not knitted or crocheted, women's and girls' wear</td>
<td>pieces</td>
<td>450 000</td>
</tr>
<tr>
<td>II. 61.03.102-109</td>
<td>Shirts, not knitted or crocheted, men's and boys' wear</td>
<td>pieces</td>
<td>750 000</td>
</tr>
</tbody>
</table>
Sir,

With reference to the consultations held in Stockholm during the period July 2 - 4, 1975 regarding the exports of certain textile products from Malaysia to Sweden I have the honour to inform you that the following is the understanding of the Government of Sweden:

1. The following arrangements will apply from September 1, 1975 to February 28, 1976.

2. The Government of Malaysia will voluntarily limit exports to Sweden of the textile products, listed in Annex I to this letter, to the level set out in column (d) of that Annex.

3. The Government of Sweden will admit imports of the textile products of Malaysian origin, listed in Annex I, only when such imports are covered by Export Licences as per specimen in Annex II, issued by the Malaysian Ministry of Trade and Industry and duly endorsed that the consignments concerned have been debited to the agreed limit.
The date of issue of shipping documents is considered to be the date of delivery.

4. The Government of Malaysia will forward to the Government of Sweden via the Embassy of Sweden monthly statistics on a cumulative basis of the quantities of the items, listed in Annex I, for which duly endorsed Export Licences for export to Sweden have been issued. The statistics shall reach the Government of Sweden within a period of 2 months from the month under reference.

5. The Government of Sweden will forward to the Government of Malaysia monthly statistics on a cumulative basis of imports from Malaysia of the items, listed in Annex I.

6. The Government of Sweden and the Government of Malaysia agree to consult each other, at the request of the other, when any unforeseen problem arises from the implementation of this agreement. The Government of Sweden and the Government of Malaysia agree furthermore to enter into consultations on the prolongation, modification or removal of the limitations before the end of the period of agreement. If consultations do not result, within a reasonable period of time, in a
mutually satisfactory solution and the removal or modification of the limitations would result in serious damage to its domestic producers of like or directly competitive products, the Government of Sweden may apply limitations to the extent and for such time as may be found necessary.

7. This letter together with your reply will constitute an agreement between the Government of Sweden and the Government of Malaysia.

I would appreciate your confirmation that the above is also the understanding of the Government of Malaysia.

Please accept, Sir, the assurances of my highest consideration.
VII. Schedule of Import Licenses in respect of - Poland (P) - Czechoslovakia (CZ) - Hungary (H) - Romania (R)


<table>
<thead>
<tr>
<th>Swedish Tariff Classification No</th>
<th>Description of goods</th>
<th>Quotas in 1,000 Sw Kr</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. 61.01-04</td>
<td>Articles of apparel and clothing accessories of textile fabrics, other than knitted or crocheted</td>
<td>(P) 2,600</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(CZ) 4,000</td>
</tr>
<tr>
<td>51.09</td>
<td></td>
<td>(H) 3,500</td>
</tr>
<tr>
<td>61.09</td>
<td></td>
<td>(R) 2,400</td>
</tr>
<tr>
<td>II. 51.01</td>
<td>Miscellaneous textiles</td>
<td>(P) 11,200</td>
</tr>
<tr>
<td>51.03-04</td>
<td></td>
<td>(CZ) 10,000</td>
</tr>
<tr>
<td>53.10-11</td>
<td></td>
<td>(H) 11,500</td>
</tr>
<tr>
<td>54.03-05</td>
<td></td>
<td>(R) 3,400</td>
</tr>
<tr>
<td>55.05-06</td>
<td></td>
<td></td>
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<tr>
<td>55.06-08</td>
<td></td>
<td></td>
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<tr>
<td>55.09</td>
<td></td>
<td></td>
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<tr>
<td>56.01-04</td>
<td></td>
<td></td>
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<tr>
<td>56.04-200</td>
<td></td>
<td></td>
</tr>
<tr>
<td>56.05 ex 001,500,700</td>
<td></td>
<td></td>
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<tr>
<td>56.06-07</td>
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<tr>
<td>57.10</td>
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<tr>
<td>58.02</td>
<td></td>
<td></td>
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<tr>
<td>58.04-06</td>
<td></td>
<td></td>
</tr>
<tr>
<td>58.08.001-005</td>
<td></td>
<td></td>
</tr>
<tr>
<td>59.01.210-290</td>
<td></td>
<td></td>
</tr>
<tr>
<td>59.02-05</td>
<td></td>
<td></td>
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<tr>
<td>59.07</td>
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<td>59.08</td>
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<td>59.11</td>
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<tr>
<td>59.13</td>
<td></td>
<td></td>
</tr>
<tr>
<td>59.15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>59.17.002-005</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60.01</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60.03-06</td>
<td></td>
<td></td>
</tr>
<tr>
<td>62.01-02</td>
<td></td>
<td></td>
</tr>
<tr>
<td>62.04.100,200, ex 900</td>
<td></td>
<td></td>
</tr>
<tr>
<td>62.05</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1) Excl woven fabrics of regenerated fibres (continuous) weighing 500 grams or more per sq metre.
2) Excl cotton grey cloth.
3) Excl grey cloth of discontinuous regenerated fibres containing less than 40% by weight of continuous regenerated textile fibres. Items enumerated under 1)-3) are liberalized.
4) Excl bleached surgical gauze, cotton fabrics for eiderdowns (so called inlet), fabrics of continuous synthetic fibres for the manufacturing of umbrellas, jute fabrics excl those used as wall covering, book cloth coated with starch glue or similar material as well as jute packing material (so called wrappers); for these items licenses will be issued liberally.
VII (a) Long-Term Trade Agreement between Sweden and the Polish People's Republic

The Government of Sweden and the Government of the Polish People's Republic;

Considering that favourable conditions exist for further expansion of trade and economic relations;

Being desirous of promoting and facilitating the development of trade and economic relations between their two countries, to their mutual advantage;

Have agreed as follows:

Article 1

The two governments have as their objective, and shall endeavour to create the conditions for, a continuing and substantial increase in trade between the two countries both in goods which have traditionally been exchanged between them, and in new ones.

They confirm their interest in a more diversified trade and in particular in increasing trade in machinery and equipment and other industrial and capital goods.

Article 2

The two governments, taking into account the respective conditions for their participation in the General Agreement on Tariffs and Trade shall continue to apply in their mutual trade relations the principles and provisions of the said Agreement. In particular they shall grant to each other in accordance with the provisions of the said Agreement most-favoured-nation treatment in respect of customs duties and other charges as well as of rules and formalities connected with the export and import of goods.

Article 3

Each government shall endeavour to ensure free access to its market for Swedish and Polish goods respectively. In this connexion trade between the two countries shall be carried on freely in accordance with the laws and regulations of each country with the exception of those goods for which quantitative restrictions are still maintained.
Article 4

The facilities to be established each year for the import into Sweden of goods originating in Poland and for the import into Poland of goods originating in Sweden shall be determined annually after discussions between representatives of the two governments. These discussions shall take place in the Mixed Commissions established in accordance with Article 8 of this Agreement.

Article 5

The two governments, referring to the Agreement on economic, industrial and technical co-operation, signed on 21 February 1969, and taking into consideration the particular importance of industrial co-operation for the future development of their economic relations, confirm their interest in the development of all forms of co-operation in trade and industry between the two countries. Subject to the laws and regulations of each country, the two governments will accord to each other the best possible treatment for, and shall use their best endeavours to support the realization of co-operation projects between enterprises and organizations of the two countries.

Article 6

Any goods, originating in the territory of either government and temporarily imported into the territory of the other government shall be exempt from customs duties and charges of any kind in so far as such an exemption is provided for under the laws and regulations of the country into which such goods are imported.

Article 7

All payments between the two countries shall be effected in free convertible currency, in accordance with the laws and exchange control regulations in force.

Article 8

A Mixed Commission, composed of representatives of the two governments, shall be established in order to review the implementation of this Agreement.

The Mixed Commission shall carry out the annual discussions about import facilities referred to in Article 4 of this Agreement, the outcome of which would be recorded in a Protocol.

The Mixed Commission shall consider problems which may arise in the mutual trade relations and discuss any other questions arising out of this Agreement which may be proposed by either side.
The Mixed Commission may make proposals or recommendations to the respective governments aiming at a further development of the exchange of goods between the two countries.

The Mixed Commission shall meet annually alternately in Sweden and in Poland and shall meet otherwise at the request of either government at a date and place to be agreed on each such occasion.

Article 9

The expiry of this Agreement does not, as such, have any relevance for the validity of contracts under civil law between individual firms and organizations in Sweden and Poland concluded during the period of validity of the Agreement.

Article 10

This Agreement shall enter into force on 1 January 1973, after an exchange of notes confirming its approval in accordance with the legal requirements of each country. Should this exchange of notes take place after 1 January 1973, the Agreement shall be provisionally applied as from this date. The Agreement shall remain in force until 31 December 1977. Thereafter it shall be automatically extended, each time for a period of one year, unless one of the two governments gives to the other government written notice of termination not later than three months before its expiry.

This Agreement replaces the Trade Agreement of 18 March 1947 as well as the Protocol concerning the long-term trade relations between Sweden and the Polish People's Republic of 16 September 1968.


For the Government of Sweden:

Kjell-Olof Feldt
(L.S.)

For the Government of the Polish People's Republic:

T. Olechowski
(L.S.)
Mr. Chairman,

Referring to the negotiations which have led to the signing today of the Long-Term Trade Agreement between Sweden and the Polish People's Republic, and, specifically, to Article 5 of said Agreement, I have the honour to confirm the following.

In a case when existing export and import formalities in Sweden or the Polish People's Republic are found to constitute a serious impediment to the execution of a project of co-operation under the Agreement on economic, industrial and technical co-operation of 21 February 1969, and when the execution of the project in question is found to be of special interest to both Governments, competent authorities will consider the possibilities of finding ways to alleviate this impediment within the framework of their respective legislation.

Please confirm, Mr. Chairman, that the above sets out correctly the understanding reached between us.

Please accept, Mr. Chairman, the assurance of my highest consideration.

Hans V. Ewerlöf

Stockholm, 25 October 1972

Mr. Chairman,

I confirm the receipt of your letter of today's date which reads as above.

I confirm, Mr. Chairman, that the above sets out correctly the understanding reached between us.

Please accept, Mr. Chairman, the assurance of my highest consideration.

Rucinski
Mr. Chairman,

In the course of the negotiations which have led to the signing today of the Long-Term Trade Agreement between the Government of Sweden and the Government of the Polish People's Republic, the Swedish Government have stated, while referring to the Protocol of Accession of Poland to the GATT, that it will be their objective to eliminate by the end of 1974 quantitative restrictions on imports of goods originating in Poland which are inconsistent with Article XIII of the GATT.

Please confirm, Mr. Chairman, that the above sets out correctly the understanding reached between us.

Please accept, Mr. Chairman, the assurance of my highest consideration.

Hans V. Ewerlöf

Stockholm, 25 October 1972

Mr. Chairman,

I confirm the receipt of your letter of today's date which reads as above.

I confirm, Mr. Chairman, that the above sets out correctly the understanding reached between us.

Please accept, Mr. Chairman, the assurance of my highest consideration.

Rucinski.

Stockholm, 25 October 1972
Declaration by the Chairman of the Swedish Delegation

Stockholm, 25 October 1972

In the course of the negotiations which have led to the signing today of the Long-Term Trade Agreement between the Government of Sweden and the Government of the Polish People's Republic the Swedish Government have stated that it will be their objective to eliminate by the end of 1974 quantitative restrictions on imports of goods originating in Poland which are inconsistent with Article XIII of the GATT.

Should, exceptionally, certain quantitative restrictions on imports from Poland have to be maintained for important particular reasons after the end of 1974, the Swedish Government declare that in that event they will be prepared to discuss such remaining restrictions in the Mixed Commission under this Agreement.

Hans V. Ewerlöf

Declaration by the Chairman of the Polish Delegation

Stockholm, 25 October 1972

In the course of the negotiations which have led to the signing today of the Long-Term Trade Agreement between the Government of the Polish People's Republic and the Government of Sweden, the Swedish Government have stated that it will be their objective to eliminate by the end of 1974 quantitative restrictions on imports of goods originating in Poland which are inconsistent with Article XIII of the GATT.

Exceptionally, if at the end of this period certain of the quantitative restrictions were for important particular reasons still maintained, the Polish Government will apply a procedure in accordance with which they would be subject to examination with a view of seeking the possibilities of their elimination.

Rucinski
During the negotiations which took place in Warszawa in February 5-8, 1974 between the Swedish delegation and the Polish delegation, both Parties, recognizing the need for the continuity of trade and desirability of a gradual development of the commercial relations between the two countries, have agreed as follows:

1. The attached lists P/74, S/74 and S1/74 have been established for the exchange of goods between the two countries during the period January 1 - December 31, 1974.

2. When establishing these lists, the Mixed Commission, set up by the two Governments according to Article 8 of the Long Term Trade Agreement of October 25, 1972, has taken into account actual trade during the preceding year, market conditions and commercial prospects.

3. Quotas in the above mentioned lists are to be considered by both Parties as indicative, strict observation of quotas applying only to the least possible number of items.

4. The competent authorities in both countries should endeavour to allow imports and exports of goods to higher quantities or values than those fixed by the quotas or for goods not mentioned in the said lists. When granting
these licences or permits, the authorities shall, to the extent possible, consider the demands of trade for continuity in the exchange of goods with due regard to the seasonal character of certain products.

5. With reference to Polish exports to Sweden it is understood that apart from the commodities mentioned in list P/74, Polish exports include other commodities for which the importation into Sweden is not subject to any import restriction or licensing.

6. With reference to Swedish exports to Poland it is understood that apart from the commodities mentioned in lists S/74 and S1/74, Swedish exports may include other commodities not referred to.

7. In case of any changes in the import regulations in force in Sweden which might effect the Polish export to Sweden, the Polish delegation stated that changes may be introduced in the lists S/74 and S1/74 — Swedish exports to Poland.

DONE in duplicate, in the English language, in Warsaw on February 8, 1974.

K. Anders Wollter

For

the Swedish Government

Witold Jurasz

By

authorization of the Government of the Polish People’s Republic
VII. (b) LONG TERM TRADE AGREEMENT
BETWEEN
SWEDEN AND THE CZECHOSLOVAK SOCIALIST REPUBLIC

The Government of Sweden and the Government of the Czechoslovak Socialist Republic;
Considering that favourable conditions exist for further expansion of trade and economic relations;
Being desirous of promoting and facilitating the development of trade and economic relations between their two countries, to their mutual advantage;
Have agreed as follows:

ARTICLE 1

The two Governments have as their objective, and shall endeavour to create the conditions for, a continuing and substantial increase in trade between the two countries both in goods which have traditionally been exchanged between them, and in new ones. They thus confirm their interest in a more diversified trade.

ARTICLE 2

1) The exchange of goods between the two countries shall be effected in accordance with the rules of the General Agreement on Tariffs and Trade and this Agreement.

2) The competent authorities shall try to the fullest extent possible to simplify the administrative formalities concerning import and export.

3) The facilities to be established each year for the import into the Czechoslovak Socialist Republic of goods originating in Sweden and for the import into Sweden of goods originating in the Czechoslovak Socialist Republic shall be determined annually and recorded in a protocol in accordance with Article 5 of this Agreement.
ARTICLE 3

The two Governments taking into consideration the particular importance of industrial co-operation for the future development of their economic relations, confirm their interest in the development of all forms of such co-operation between enterprises and organizations of the two countries.

ARTICLE 4

All payments between the two countries shall be effected in free convertible currency, in accordance with the laws and exchange control regulations in force.

ARTICLE 5

A Mixed Commission, composed of representatives of the two Governments, shall be established in order to review the implementation of this Agreement.

The Mixed Commission shall carry out the annual discussions about facilities referred to in Article 2 of this Agreement, the outcome of which would be recorded in a Protocol.

The Mixed Commission shall examine the development of the trade between the two countries, consider problems which may arise out of the implementation of this Agreement or any other questions arising in the mutual trade relations which may be proposed by either side.

The Mixed Commission may make proposals or recommendations to the respective Governments aiming at a further development of the exchange of goods between the two countries.

The Mixed Commission shall meet annually alternately in Sweden and in the Czechoslovak Socialist Republic and shall meet otherwise at the request of either Government at a date and place to be agreed on each such occasion.
This Agreement shall enter into force on the date of signature and shall be effective as from January 1, 1973 until December 31, 1977. Thereafter this Agreement shall be automatically extended, each time for a period of one year, unless either Government gives written notice of termination no later than three months before its expiry.

This Agreement replaces the Trade Agreement signed on January 26, 1967.

Done in Stockholm on March 30, 1973, in duplicate, in the English language, both texts being equally authentic.

For the Government of Sweden

For the Government of the Czechoslovak Socialist Republic
Chairman of the Swedish Delegation

NOTE NO.1

Mr Chairman,

With reference to the Long Term Trade Agreement signed today between the Government of Sweden and the Government of the Czechoslovak Socialist Republic I have the honour to inform you that the following is the understanding of the Government of Sweden:

The two Governments confirm their understanding that the exchange of goods between the two countries shall take place on the basis of the world market prices. Where no world market prices exist the prices to be considered should be those which are generally applied for such goods on the principal markets. Should difficulties as to prices arise the two Parties shall immediately consult each other with a view to find prompt and appropriate measures to overcome the difficulties.

I would appreciate your confirmation that the above is also the understanding of the Government of the Czechoslovak Socialist Republic.

I avail myself of this opportunity, Mr Chairman, to renew the assurance of my highest consideration.

To the Chairman of the Czechoslovak Delegation

Stockholm, 30 March 1973
Mr. Chairman,

I confirm the receipt of your letter of today's date which reads as follows:

(See Note No. 10)

I confirm, Mr. Chairman, that the above is also the understanding of the Government of the Czechoslovak Socialist Republic.

I avail myself of this opportunity, Mr. Chairman, to renew the assurance of my highest consideration.

To the Chairman of the Swedish Delegation
PROTOCOL

to the Long Term Trade Agreement between Sweden and the Czechoslovak Socialist Republic of March 30, 1973

The Mixed Commission established in accordance with Article 5 of the Long Term Trade Agreement between Sweden and the Czechoslovak Socialist Republic of March 30, 1973, have met in Prague and, after examining the development of trade between the two countries, have agreed as follows:

1. List of goods "A" - export of Swedish goods to the Czechoslovak Socialist Republic and List of goods "B" - export of Czechoslovak goods to Sweden forming an integral part of the present Protocol, have been established.

2. The respective Authorities of the two Parties shall grant import and export licences for goods enumerated in the Lists, at least up to the values of quantities mentioned therein, if such licences are required under laws and regulations in force in either country.
3. The present Protocol shall enter into force on the date of signature and shall be effective as from January 1, 1974 until December 31, 1974.

Done in Prague on October 31, 1973 in duplicate in the English language both texts being equally authentic.

For the Government of
Sweden

For the Government of the
Czechoslovak Socialist Republic
VII.(c) LONG-TERM TRADE AGREEMENT BETWEEN SWEDEN AND THE
HUNGARIAN PEOPLE'S REPUBLIC

The Government of Sweden and the Government of the Hungarian People's
Republic:

Considering that favourable conditions exist for further expansion of trade
and economic relations;

Being desirous of promoting and facilitating the development of trade and
economic relations between their two countries, to their mutual advantage;

Have agreed as follows:
ARTICLE 1

The two Governments have as their objective, and shall endeavour to create advantageous conditions for, a continuing and substantial increase in trade between the two countries both in goods which have traditionally been changed between them, and in new ones.

In implementing the provisions of this Agreement the two Governments shall ensure the harmonious development of trade and its expansion year by year.

The exchange of goods shall be carried on in accordance with the laws and regulations in force in each country.

ARTICLE 2

The two Governments shall apply in their mutual trade relations the principles and provisions of the General Agreement on Tariffs and Trade in accordance with their respective Protocols of Accession to the said Agreement.

ARTICLE 3

The facilities to be established each year for the import into Sweden of goods originating in Hungary and for the import into Hungary of goods originating in Sweden shall be determined annually after discussions between representatives
of the two Governments. These discussions shall take place in the Mixed Commission established in accordance with article 6 of this Agreement.

ARTICLE 4

The two Governments, referring to the Agreement on economic, industrial and technical cooperation, signed on May 12, 1969, and taking into consideration the particular importance of industrial co-operation for the future development of their economic relations, confirm their interest in the development of all forms of co-operation in trade and industry between the two countries. Subject to the laws and regulations of each country, the two Governments will accord to each other the best possible treatment for, and shall use their best endeavours to support the realization of co-operation projects between enterprises and organizations of the two countries.

ARTICLE 5

All payments between the two countries shall be effected in free convertible currency, in accordance with the laws and exchange control regulations in force in the two countries.

ARTICLE 6

A Mixed Commission, composed of representatives of the two Governments, shall be established in order to review the implementation of this Agreement,
and to discuss measures necessary for the realization of its objectives.

The Mixed Commission shall carry out the annual discussions about import facilities referred to in article 3 of this Agreement, the outcome of which would be recorded in a Protocol.

The Mixed Commission shall consider problems which may arise in the mutual trade relations and discuss any other questions arising out of this Agreement which may be proposed by either side.

The Mixed Commission may make proposals or recommendations to the respective Governments aiming at a further development of the exchange of goods between the two countries.

The Mixed Commission shall meet annually alternately in Sweden and in Hungary and shall meet otherwise at the request of either Government at a date and place to be agreed on each such occasion.

ARTICLE 7

This Agreement shall enter into force on the date of signature and remain in force until 31 December 1978. Thereafter it shall be automatically extended, each time for a period of one year, unless either Government gives written notice of termination not later than three months before its expiry.

This Agreement replaces the Trade Agreement signed on 26 July 1946, as well as the Protocols of 30 November 1949 and of 26 April 1966.
Done in Stockholm on 5 December in duplicate, in the English language, both texts being equally authentic.

FOR THE SWEDISH GOVERNMENT

FOR THE HUNGARIAN GOVERNMENT
Representatives of the Government of the Hungarian People's Republic and the Government of Sweden have met in Stockholm as provided in Article 6 of the Long-term Trade Agreement between Hungary and Sweden, signed in Stockholm on December 5, 1973, and have concluded the following arrangements for the calendar year 1974.

The quotas for Swedish goods, during the above-mentioned twelve month period, will be those set out in the attached List I.

The quotas for Hungarian goods, during the above-mentioned twelve month period, will be those set out in the attached List II.

Done in duplicate, in the English language, in Stockholm on April 19, 1974.

FOR THE HUNGARIAN GOVERNMENT

FOR THE SWEDISH GOVERNMENT

Peter Rácz

K-A. Wollter
VII. (d) LONG-TERM TRADE AGREEMENT
BETWEEN
SWEDEN AND THE SOCIALIST REPUBLIC OF ROMANIA

The Government of Sweden and the Government of the Socialist Republic of Romania, being desirous of promoting and facilitating the development of trade and economic relations between the two countries, to their mutual advantage;

Have agreed as follows:

ARTICLE 1

The two Governments have as their objective, and shall endeavour to create the conditions for, a continuing and substantial increase of trade between the two countries both in goods which have traditionally been exchanged between them, and in new ones.

ARTICLE 2

The two Governments, taking into account the respective conditions for their participation in the General Agreement on Tariffs and Trade, apply in their mutual trade relations the principles and provisions of the GATT, including most-favoured-nation treatment in accordance with the provisions of the GATT and with the Protocol for the Accession of Romania to the GATT.

ARTICLE 3

The two Governments shall continue their policy of removing obstacles to the free flow of goods between their two countries.

The Government of Sweden shall not increase the discriminatory element in quantitative restrictions being applied to imports from Romania and not consistent with Article XIII of the General Agreement on Tariffs and Trade, in a way contrary to the Protocol for the Accession of Romania to the General Agreement, undertakes to remove these restrictions progressively and shall have as its objective to eliminate them before the end of 1974.

ARTICLE 4

Should this agreed objective not be achieved and, for exceptional reasons, should a limited number of restrictions still be in force as of 1 January 1975, these remaining restrictions shall be examined with a view to their elimination, as provided for in the said Protocol.
The two Governments, referring to the Agreement on economic, industrial and technical co-operation, signed on 9 April 1968, and taking into consideration the particular importance of industrial co-operation for the future development of their economic relations, confirm their interest in the development of all forms of such co-operation between the two countries.

ARTICLE 5

Any goods originating in the territory of either Government and temporarily imported into the territory of the other Government shall be exempt from customs duties and charges of any kind in so far as such an exemption is provided for under the laws and regulations of the country into which such goods are imported.

ARTICLE 6

All payments between the two countries shall be effected in free convertible currency, in accordance with the laws and exchange control regulations in force or which may come into force in the two countries.

ARTICLE 7

A Mixed Commission, composed of representatives of the two Governments, shall be established in order to review the implementation of this Agreement.

The Mixed Commission shall carry out the annual discussions about import facilities, the outcome of which would be recorded in a Protocol.

The Mixed Commission shall consider problems which may arise in the mutual trade relations and discuss any other questions arising out of this Agreement which may be proposed by either side.

The Mixed Commission may make proposals or recommendations to the respective Governments aiming at a further development of the exchange of goods between the two countries.

The Mixed Commission shall meet annually alternately in Sweden and in Romania and shall meet otherwise at the request of either Government at a date and place to be agreed on each such occasion.

ARTICLE 8

The expiry of this Agreement does not, as such, have any relevance for the validity of contracts under civil law between individual firms and organizations in Sweden and Romania concluded during the period of validity of the Agreement.
This Agreement shall enter into force provisionally on January 1, 1973, and definitely on the date of an exchange of notes confirming its approval in accordance with the legal requirements of each country. The Agreement shall remain in force until December 31, 1977. Thereafter it shall be automatically extended, each time for a period of one year, unless one of the two Governments gives to the other Government written notice of termination not later than three months before its expiry.

This Agreement replaces the Trade Agreement between Sweden and Romania of March 7, 1967.

Done in Bucharest on , in two original copies, in the English language, both being equally authentic.

For the Government of Sweden For the Government of the Socialist Republic of Romania
for the implementation during the year 1974 of the Long Term Trade Agreement between Sweden and the Socialist Republic of Romania


II. The Swedish Delegation was headed by Mr. Karl-Anders Wolltor, Head of Department in the Ministries for Foreign Affairs and Commerce, and the Romanian Delegation by Mr. Nicolae Dumitrescu, Director General in the Ministry of Foreign Trade.

III. The two Delegations reviewed the development of trade during 1973. They took note of the increase in trade between the two countries and expressed their satisfaction with this fact.

IV. The Mixed Commission exchanged views on i.a. appropriate measures which could lead to a diversification and a further expansion of trade in various fields.

V. In keeping with the provisions of the Long Term Trade Agreement, the following arrangements were concluded for the year 1974:

i) The quotas for Romanian goods for the period January 1 - December 31, 1974 are those set out in the attached "List A/1974".

ii) The quotas for Swedish goods for the period January 1 - December 31, 1974 are those set out in the attached "List B/1974".

VI. The Mixed Commission agreed that the next session of the Commission should be held in Romania in 1974 at a date suitable to both parties.

VII. Done in Stockholm on December 14, 1973 in two original copies in the English language.

On behalf of the Government of Sweden

On behalf of the Government of the Socialist Republic of Romania
VIII. **Bilateral Agreement Between Sweden and Singapore**

**SYSTEM.** Sweden and Singapore have reached an agreement on limitation of exports to Sweden of the textile products listed below.

**PERIOD.** March 1, 1974 - February 28, 1975 (twelve months).

<table>
<thead>
<tr>
<th>Swedish Tariff Classification No.</th>
<th>Description of Goods</th>
<th>Unit of Quantity</th>
<th>Swedish Tariff</th>
<th>Level for Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. 60.04.102-109</td>
<td>Shirts</td>
<td>pieces</td>
<td>560 000</td>
<td>1.3.74-28.2.75</td>
</tr>
<tr>
<td>61.03.102-109</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>II. 60.04.705</td>
<td>Undergarments, knitted or crocheted, other than shirts, night garments, panty hoses and tights; of cotton</td>
<td>pieces</td>
<td>975 000</td>
<td></td>
</tr>
<tr>
<td>805</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>905</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
NOTE NO.1

Sir,

With reference to the consultations held in Singapore on January 17-19 1974 regarding the export of certain textile products from Singapore to Sweden I have the honour to inform you that the following is the understanding of the Government of Sweden:

1. The following arrangements will apply from March 1, 1974 to February 28, 1975.

2. The Government of Singapore will limit voluntarily exports to Sweden of the textile products, listed in Annex I to this letter, to the levels set out in column (I) of that Annex.

3. The Government of Sweden will admit imports of the textile products of Singapore origin, listed in Annex I, only when such imports are covered by a certificate of origin as per specimen in Annex II, issued by the Certificate of Origin Office of the Controller of Imports and Exports, Singapore, with an endorsement by the Department of Trade of the

Mr. Tan Song Chuan
Acting Director
Department of Trade
Ministry of Finance
SINGAPORE.
Ministry of Finance, Singapore, that the consignments concerned have been debited to the agreed limits.

The date of issue of shipping documents is considered to be the date of delivery.

4. The Government of Singapore will forward to the Government of Sweden via the Embassy of Sweden in Singapore monthly statistics on a cumulative basis of the quantities of the items, listed in Annex I for which duly endorsed certificates of origin for export to Sweden have been issued. The statistics shall reach the Government of Sweden within a period of 2 months from the month under reference.

5. The Government of Sweden will forward to the Government of Singapore monthly statistics on a cumulative basis of imports from Singapore of the items, listed in Annex I. The statistics shall be forwarded to the Government of Singapore within a period of 2 months from the month under reference.

6. The Government of Sweden and the Government of Singapore agree to consult each other, at the request of either, when any unforeseen problem arises from the implementation of this agreement. The Government of Sweden and the Government of Singapore agree furthermore to enter into consultations on the prolongation, modification or removal of the limitations before the end of the period of agreement. If consultations do not result, within a reasonable period of time, in a mutually satisfactory solution and the removal or
modification of the limitations would result in serious damage to its domestic producers of like or directly competitive products, the Government of Sweden may apply limitations to the extent and for such time as may be found necessary.

7. If in the period March 1, 1973 to February 28, 1974 exports from Singapore to Sweden of items covered by the agreement between the Government of Singapore and the Government of Sweden of April 12, 1973 are less than the level specified in column (d) of that Annex Singapore may export amounts of such items equivalent to such short-falls during the period covered by this Agreement provided that such exports do not exceed 5 percent of the annual level specified in the agreement of April 12, 1973.

8. This letter together with your reply will constitute an agreement between the Government of Sweden and the Government of Singapore.

I would appreciate your confirmation that the above is also the understanding of the Government of Singapore.

Please accept, Sir, the assurances of my highest consideration.


Sven E. Jonsson
Chargé d’Affaires a.i. of Sweden.
NOTE NO. 2

Sven E. Jonsson
Charge d'Affaires a.i. of Sweden

Sir,

I have the honour to acknowledge receipt of your letter of February 28 1974, with annexes, regarding limitation of the exports of certain textile products from Singapore to Sweden as per annexed certified true copy.

I have the honour to inform you that the understanding set forth in your letter is acceptable to the Government of Singapore and to confirm that your letter together with the present reply will constitute an agreement between the Government of Singapore and the Government of Sweden.

Please accept, Sir, the assurances of my highest consideration.

Yours faithfully

TAN SONG CHUAN
AG DIRECTOR
DEPARTMENT OF TRADE
SINGAPORE
FEBRUARY 28 1974
### Notification to the Textiles Surveillance Body Under Article 2(1) by Sweden

**Date of notification** | **BTN number** | **Product description** | **Type of measure applied** | **Country affected** | **Levels of imports affected** | **Effective date of entry** | **Expiry date** | **Remarks**
--- | --- | --- | --- | --- | --- | --- | --- | ---
20.2.1974 | | Knitted underwear (briefs, drawers, bathing suits and trunks, sweaters, pullovers, jumpers); certain woven garments, i.e., jackets and anoraks, trousers, costumes, dresses and shirts | Export restrictions under bilateral agreement | Hong Kong* | - | 1.3.74 | 30.6.74 | Tests of bilateral agreements have been made available

60.02.205, 61.02.105, 62.02.205 - Cotton blouses, shirts and bed linen (not knitted)
60.03.116, 199, 192
60.04.102-109, 61.03.102-109
61.02.501-509
61.03.202-209, 502-509
61.01.205-209; 61.02.603, 608
61.03.102-109
61.02.501-509
61.03.102-109
61.02.501-509
61.03.102-109
61.04.102-109, 61.03.102-109
60.04.705, 505, 905
ex 55.55 - Some textile items

**Quantity restrictions**

- | Japan* | 30,233 kgs. | 1.4.74 | 31.3.75 | ex 30.04; ex 55.06, 09; 50.04-06, 06; 58.03, 04, 05, 13, 15, 17; 60.01, 03-06; 61.01-04; 62.01-08, 09
- | Singapore* | 750,000 | - | - | ex 55.00; ex 55.09; ex 56.07; 59.03, 04, 05, 07, 17, 23, 25, 27, 29, 31; ex 59.17, 01, 03-06; ex 61.01-04; 62.01-02, 05
- | Malaysia* | 570,000 | - | - | ex 31.04; 53.20, 11; 54.04, 05, 06, 07, 08, 09; 56.07, 08, 09; 57.03, 04, 05, 06, 07, 08, 09; 60.01, 03-06, 08, 09; 61.01-04; 62.01-02, 05
- | Republic of Korea* | 140,000 | - | - | ex 30.04; 54.04, 05, 06, 07, 08, 09; 56.07, 08, 09; 57.03, 04, 05, 06, 07, 08, 09; 60.01, 03-06, 08, 09; 61.01-04; 62.01-02, 05
- | Hong Kong* | 2,950,000 pck. | - | 1.3.74 | 30.6.74
- | India* | 262,000 qcm, pck. | - | 1.3.74 | 30.6.74
- | Republic of China* | 500,000 pck. | - | - | -
- | Malaya* | 775,000 | - | - | -
- | Australia** | 134,000 | - | - | -
- | Netherland** | 360,000 | - | - | -
- | Macao | 220,000 | - | - | -
- | Indonesia | 450,000 | - | - | -
- | Singapore | 134,000 | - | - | -
- | Japan | 50,233 kgs. | 1.4.74; | 31.3.75 | -
- | China | 134,000 | - | - | -
- | India | 500,000 | - | - | -

### Participants
- Japan*
- Australia**
- Hong Kong*
- Singapore*
- Malaysia*
- Republic of China*
- Netherland**
- India*
Notification to the Textiles Surveillance Body Under Article 2(1) by SWEDEN (cont'd)

<table>
<thead>
<tr>
<th>Date of notification</th>
<th>BTN number</th>
<th>Product description</th>
<th>Type of measure applied</th>
<th>Country affected</th>
<th>Levels of imports affected</th>
<th>Effective date of entry</th>
<th>Expiry date</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>28.2.1974</td>
<td>61.01-04; 61.09</td>
<td>Textile products</td>
<td>Bilateral quotas under trade agreements, Import licences with specific ceilings</td>
<td>Bulgaria, Czechoslovakia, D.R. Germany, Hungary*, Poland*, Romania, and USSR</td>
<td>(H) SEK 1,500 (1,000)</td>
<td>1 January 1974 Protocol of 1974</td>
<td></td>
<td>This tabulation summarizes the original notification and the details subsequently received in response to the secretariat's request.</td>
</tr>
<tr>
<td></td>
<td>91.01.03,04; 53.10.11; 55.03-05; 55.05,08,07.02, 09; 56.01.00, 08.200, 09.02.05 (ex 021,500,700) 56.05,07; 57.10; 59.02; 58.04-06, 08.001-005; 99.01.20-290; 50.02-03.07.02, 11.13.15.17.002-005; 50.03; 03-06; 62.01.02, 08.160,50; ex 900 52.05</td>
<td>Textile products</td>
<td></td>
<td></td>
<td>(7) SEK 2,500 (1,000)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Participating country in the Arrangement

N.B. In reply to questions put in the TSB, Sweden confirmed that restrictions vis-à-vis Hong Kong, India, Korea, Macao, Malaysia and Singapore were "export restraints under bilateral agreements", and the effective date of entry of these "export restraints" was 1 January 1974, which in effect implied "renegotiation of previous agreements".
### Notification to the Textiles Surveillance Body Under Article 2(1) by SWEDEN/HONG KONG

#### Date of notification | BTN number | Product description | Type of measure applied | Country affected | Levels of imports affected | Effective date of entry | Expiry date | Remarks
--- | --- | --- | --- | --- | --- | --- | --- | ---
24.4.1974 | | | Export restraints under Bilateral Agreement | Hong Kong* | (Pieces) | 1.7.73 | 30.6.74 | |
| ex 61.03.105 | 126 | Woven shirts of cotton or of discontinuous synthetic fibres, men's and boys' wear. | " | " | " | " | " | |
| ex 61.05.30 | 506 | Knitted sweaters, pullovers, slipovers, jumpers and cardigans, not substantially beaded or embroidered, of sheep's wool (including lambs' wool) or of discontinuous synthetic fibres, men's and boys' and women's and girls' wear. | " | " | " | " | " | |
| ex 60.05.304 | 504 | " | " | " | " | " | " | |
| ex 60.05.30 | 506 | " | " | " | " | " | " | |
| ex 60.04.702 | 703 | Knitted briefs, drawers, panties, undershorts, and the like, not elastic or rubberized, of cotton or of continuous man-made fibres or of discontinuous synthetic fibres, men's and boys' wear. | " | " | 4,070,000 | " | " | |
| ex 60.04.805 | 705 | " | " | " | " | " | " | |
| ex 60.04.809 | 509 | " | " | " | " | " | " | |
| 61.01.212 | 215 | Woven anoraks and similar jackets, of cotton or of synthetic fibres, men's and boys' and women's and girls' wear. | " | " | " | " | " | |
| 61.02.212 | 216 | " | " | " | " | " | " | |
| 61.02.212 | 216 | " | " | " | " | " | " | |
| 61.02.212 | 292 | " | " | " | " | " | " | |
| 61.02.212 | 292 | " | " | " | " | " | " | |
| 61.02.212 | 295 | " | " | " | " | " | " | |
| 61.02.212 | 295 | " | " | " | " | " | " | |

*This notification was received from Hong Kong as Sweden/Hong Kong Bilateral Agreement on certain textile apparel items.

* Participating country in the Arrangement.
Notification to the Textiles Surveillance Body Under Article 2(1) by SWEDEN/HONG KONG

<table>
<thead>
<tr>
<th>Date of notification</th>
<th>BTN number</th>
<th>Product description</th>
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<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>24.4.1974</td>
<td>61.01.505</td>
<td>Woven slacks, jeans and trousers of cotton or of discontinuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>Export restraints under Bilateral Agreement</td>
<td>Hong Kong</td>
<td>2,074,000</td>
<td>1.7.73</td>
<td>30.6.74</td>
<td></td>
</tr>
<tr>
<td></td>
<td>61.02.30</td>
<td>Costumes and dresses: woven costumes and dresses, of all textile fibres, women's and girls' wear</td>
<td>&quot;</td>
<td>&quot;</td>
<td>600,000</td>
<td>&quot;</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex 60.09.202</td>
<td>Knitted bathing suits and trunks, of continuous synthetic fibres, men's and boys' and women's and girls' wear</td>
<td>&quot;</td>
<td>&quot;</td>
<td>450,000</td>
<td>&quot;</td>
<td>&quot;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>61.02</td>
<td>Woven blouses: woven blouses and jumpers, not embroidered, women's and girls' wear, wholly or mainly of cotton or of discontinuous synthetic fibres</td>
<td>&quot;</td>
<td>&quot;</td>
<td>2,062,000</td>
<td>14.2.73</td>
<td>&quot;</td>
<td></td>
</tr>
</tbody>
</table>

This notification was received from Hong Kong as Sweden/Hong Kong Bilateral Agreement on certain textile apparel items.