ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Article 4 Notification

Amendment to the Bilateral Agreement between the EEC and Singapore

The Textiles Surveillance Body has received from the EEC a notification of an amendment to its existing initialled bilateral agreement, which had been concluded under Article 4 of the Arrangement, between the EEC and Singapore concerning trade in textiles.¹

The TSB, pursuant to its procedures regarding bilateral agreements notified under Article 4 of the Arrangement, has examined the relevant documentation and is circulating the text of this amendment to participating countries.

¹/ For original agreement see COM.TEX/SB/405.
²/ See COM.TEX/SB/35, Annex B.
AGREED MINUTES

1. Representatives of the Republic of Singapore and the European Economic Community met on 15 June 1978 in Brussels for informal discussions in connexion with the Agreement on trade in textiles between the Community and Singapore initialled on 15 December 1977.

2. As a result of these discussions, Singapore agreed to limit its exports of knitted trousers (Category 23, Nimex positions 60.05-61; 62; 64) to the United Kingdom to 300,000 pieces in 1978. It was further agreed that this limit should be subject to an annual growth rate of 4 per cent.

3. It is the understanding of both parties that the provisions of the Agreement which concern exports of products subject to quantitative limits established in Annex II, in particular the licence procedures set out in Protocol A, shall also apply to exports of knitted trousers from Singapore to the United Kingdom.

4. It is the understanding of both parties that the flexibility provisions set out in Article 5 of the Agreement are applicable to the limit for exports of knitted trousers from Singapore to the United Kingdom.

5. It is the understanding of both parties that the levels agreed for exports of knitted trousers to the United Kingdom shall not be regarded as a precedent for any other quantitative limits which may be requested by the Community under the provisions of Article 6 of the Agreement.