ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Article 4 Notification

Amendment to the Bilateral Agreement between the EEC and Thailand

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

The TSB, pursuant to its procedure regarding bilateral agreements notified under Article 4/2/, has examined the relevant documentation and is circulating the text of this amendment to the participating countries.

1/ For original agreement see COM.TEX/SB/455.
2/ See COM.TEX/SB/35, Annex B.
1. The delegations of the Kingdom of Thailand and of the European Economic Community met on 6 April 1979 in Brussels for consultations in accordance with Article 6 of the Agreement on trade in textiles between Thailand and the Community initialled on 1 December 1977 and applied de facto from 1 January 1978.

2. As a result of these consultations, Thailand agreed to limit its exports of woven fabrics of regenerated textile fibres (Category 37, Nimex positions 56.07-37 to 87) to Italy to the following levels:

<table>
<thead>
<tr>
<th>Year</th>
<th>Quantity</th>
</tr>
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<tbody>
<tr>
<td>1979</td>
<td>2,200 tons</td>
</tr>
<tr>
<td></td>
<td>(exceptionally, a supplementary quantity of 600 tons for 1979 only has been agreed)</td>
</tr>
<tr>
<td>1980</td>
<td>2,250 tons</td>
</tr>
<tr>
<td>1981</td>
<td>2,350 tons</td>
</tr>
<tr>
<td>1982</td>
<td>2,450 tons</td>
</tr>
</tbody>
</table>

Due to a considerable increase of the base level for 1979, the two parties accepted a lower growth as compared to the provisions of Protocol C of Agreement, for the years 1980 to 1982. This shall however not be considered a precedent for future consultations between Thailand and the Community under the bilateral Agreement.

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 1, shall apply to exports of woven fabrics of regenerated textile fibres from Thailand to Italy from 1 May 1979. The Italian authorities shall accept all shipments, within the above mentioned quota for 1978, leaving Thailand without export licences before 1 May 1979.

Brussels, 16 April 1979
1. The delegations of the Kingdom of Thailand and of the European Economic Community met on 12 September 1979 in Brussels for consultations in accordance with Article 6 of the Agreement on trade in textiles between Thailand and the Community signed on 21.7.1979.

2. As a result of these consultations, Thailand agreed to limit its exports of woven and knitted or crocheted dresses (category 26, Nimex positions 60.05-41 to 44 and 61.02-48;52;53;54) to Denmark and Benelux as well as to limit its exports of woven and knitted or crocheted skirts (category 27, Nimex positions 60.05-51 to 58 and 61.02-57;58;62) to Denmark. The following levels were agreed:

Category 26

**Denmark**

1979 : 170,000 pieces (exceptionally, a supplementary quantity of 100,000 pieces for 1979 has been agreed)

1980 : 180,200 pieces (exceptionally, a supplementary quantity of 50,000 pieces for 1980 has been agreed)

1981 : 191,000 pieces

1982 : 202,500 pieces

**Benelux**

1979 : 380,000 pieces (exceptionally, a supplementary quantity of 50,000 pieces for 1979 has been agreed) **

1980 : 395,200 pieces (exceptionally, a supplementary quantity of 40,000 pieces for 1980 has been agreed)

1981 : 411,000 pieces

1982 : 427,500 pieces
Prior to the consultations, exports of a further quantity of 20,000 pieces (category 26) to Benelux were agreed in order to fulfil contracts.

The Thai authorities will provide the Benelux authorities with full details of these consignments (names of exporters and importers, quantities exported etc).

Category 27
Denmark
1979 : 83,000 pieces
1980 : 88,000 pieces
1981 : 93,300 pieces
1982 : 99,000 pieces

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 apply to exports of dresses from Thailand to Denmark and Benelux and skirts from Thailand to Denmark as from 1 October 1979. The Danish and the Benelux authorities shall accept all shipments, within the above-mentioned quota for 1979, leaving Thailand without export licences before 1 October 1979.

4. It is understood that the agreed levels for categories 26 and 27 might be subject to revision in future in the event that the Community changes the classification criteria regarding sets.

Brussels, 14 September 1979

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