ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Article 4 Notification

Amendments to the Bilateral Agreement between the EEC and Malaysia

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

The TSB, pursuant to its procedure regarding bilateral agreements notified under Article 4²/, has examined the relevant documentation and is circulating the text of this amendment to participating countries.

¹/ For original agreement and previous amendment see COM.TEX/SB/420 and 476.
²/ See COM.TEX/SB/35, Annex B.
1. Representatives of the Federation of Malaysia and the European Economic Community met on 9 April 1980 in Brussels for consultations in accordance with Article 14 of the Agreement on trade in textiles between the Community and Malaysia initialled on 21 December 1977.

2. As a result of consultations, Malaysia agreed to limit its exports of pyjamas (Category 24, Nimexe positions 60.04-47; 73) to the Benelux countries to the following levels:

   - 1980: 160,000 pieces (exceptionally, a supplementary quantity of 40,000 pieces for 1980 has been agreed)
   - 1981: 170,000 pieces (includes growth rate of 6%)
   - 1982: 180,000 pieces (includes growth rate of 6%)

3. According to the Mission's Note Verbale MV 21/80 dated 23 February 1980 and the Directorate-General's Note Verbale No. 01989 dated 7 March 1980 it was understood that the quantity of goods falling within this category, exported to the Benelux countries since 1 January 1980 should be imputed to the quantitative limit agreed for 1980.

4. It remains 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 continue to exports of pyjamas from Malaysia to the Benelux countries.

5. 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 pyjamas from Malaysia to the Benelux countries.

Brussels, 25 April 1980

Head of Delegation
Federation of Malaysia

Head of Delegation
European Economic Community
AGREED MINUTE

1. Representatives of the Federation of Malaysia and the European Economic Community met on 11 January 1980 in Brussels for consultations in accordance with Article 14 of the Agreement on trade in textiles between the Community and Malaysia initialled on 21 December 1977.

2. Following the Agreed Minutes dated 21 December 1979 and as a result of today's consultations, Malaysia agreed to limit its exports of dresses (Category 26, Nimexe positions 60.05-41; 42;43;44 and 61.02-48;52;53;54) to the Benelux countries to the following levels:

- 1980: 145,000 pieces
- 1981: 153,700 pieces (includes growth rate of 6%)
- 1982: 162,920 pieces (includes growth rate of 6%)

3. It remains 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 dresses from Malaysia to the Benelux countries from 1 January 1980.

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 dresses from Malaysia to the Benelux countries.


Head of Delegation Federation of Malaysia
Head of Delegation European Economic Community