The Textiles Surveillance Body has received from the United States, under the provisions of Articles 7 and 8 of the MFA, a notification concerning a further amendment to its bilateral agreement with the People's Republic of China.

The TSB is transmitting this notification to participating countries for their information, bearing in mind the Textiles Committee's request that action taken vis-à-vis non-participants in the Arrangement should be notified to the TSB.

The original bilateral agreement, and a previous amendment, are contained in COM.TEX/SB/634 and 760.
UNITED STATES LETTER

July 16, 1982

Mr. An Dong
Minister-Counselor (Commercial Affairs)
Embassy of the People's Republic of China
2300 Connecticut Avenue
Washington, D.C. 20008

Dear Mr. An:

I refer to paragraph 8 of the Agreement between the United States of America and the People's Republic of China relating to Trade in Cotton, Wool, and Man-Made Fiber Textiles and Textile Products, with annexes, effected by exchange of notes on September 17, 1980 ("The Agreement") and to discussions held between representatives of our two Governments concerning exports from China to the United States of products classified in textile categories 315 ("Cotton Printcloth") and 320 (Other Cotton Fabrics, n.k.).

On behalf of my Government, I have the honor to propose the following:

1. For purposes of "The Agreement", category 315 and the items covered under TSUSA number 326.0092 in category 320 shall be merged and treated as a single category.

2. Annex B of "The Agreement" shall be amended to establish a specific limit for this category as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>1/19/82 - 12/31/82</th>
</tr>
</thead>
<tbody>
<tr>
<td>315 plus TSUSA # 326.0092</td>
<td>167,000,000 square yards</td>
</tr>
</tbody>
</table>

3. No swing shall be available for this category in 1982. This arrangement is without prejudice to any new agreement.

If this proposal is acceptable to your Government, this letter and your letter of confirmation on behalf of your Government shall constitute an amendment to the Agreement which shall enter into force on the date of your reply.

Sincerely,

Denis Lamb
Deputy Assistant Secretary
Trade and Commercial Affairs
Bureau of Economic and Business Affairs
Mr. Denis Lamb
Deputy Assistant Secretary
Trade and Commercial Affairs
Bureau of Economic and Business Affairs
U.S. Department of State
Washington, D.C. 20520

Dear Mr. Lamb,

I have the honor to acknowledge receipt of your letter dated July 16, 1982 in which you proposed an amendment of Agreement between the People's Republic of China and the United States of America relating to trade in Cotton, Wool and Man-Made Fiber Textiles and Textile Products, and to refer to discussions held between representatives of our two Governments concerning exports from China to the United States of products classified in textile category 315 ("Cotton printcloth") and the items covered under TSUSA number 326.0092 in category 320.

I wish to confirm, on behalf of the Government of the People's Republic of China, that this proposal is acceptable. Therefore, your letter and this letter of confirmation shall constitute an amendment to the Agreement between our two Governments on this subject.

Sincerely,

An Dong
Commercial Counsellor