ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Modification of Bilateral Agreement between the EEC and Egypt

The Textiles Surveillance Body has received a notification from the Commission of the European Communities relating to a modification of the bilateral agreement between the EEC and Egypt, in which new agreed restraints are introduced for T-shirts (Category 4) into France and Ireland.

The TSB, pursuant to its procedure regarding bilateral agreements notified under Article 4, has examined the relevant documentation and is circulating the text of these notifications to participating countries for their information.

1/ The original agreement and previous amendments or modifications are contained in COM.TEX/SB/461, 675, 690 and 799.

2/ See COM.TEX/SB/35, Annex B.
Agreed Minute

Delegations of the Arab Republic of Egypt and of the European Economic Community met on 19 February and 15 April 1982 in Brussels for consultations in accordance with Article 12 of the Agreement on trade in textiles between the Community and Egypt signed on 24 November 1980.

As a result of these consultations, Egypt agreed to limit its exports of T-shirts (Category 4, NIMEXE positions 60.04-19;23;71;79) to France and Ireland to the following levels:

**France**

1982: 550,000 pieces

Exceptionally, for the year 1982 a supplementary quantity of 120,000 pieces has been agreed to take into account existing contracts.

**Ireland**

1932: 60,000 pieces

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 the above-mentioned products from Egypt to France and Ireland from 1 May 1982. The Member states' authorities shall accept any shipment within the quota established for 1982, leaving Egypt without export licences before 1 May 1982. The Egyptian authorities will take the necessary measures to ensure that the restraint levels established for the year 1982 will not be exceeded, i.e. take into account all shipments that leave or have left Egypt as from 1 January 1982.

Brussels, 15.4.82

Dr. MANSOUR FAMHI

For the delegation of the Arab Republic of Egypt

Dr. HORST G. FRENZLER

For the delegation of the Community