NOTIFICATIONS OF QUANTITATIVE IMPORT RESTRICTIONS APPLIED CONTRARY TO GATT AND NOT COVERED BY WAIVERS

Addendum

SWEDEN ¹

The Swedish import restrictions which still remain in force are all permitted under the terms on which the Swedish Government is applying provisionally the General Agreement, that is under the Annecy Protocol of 10 October 1949. The remaining restrictions relate to the following commodities:

(1)

- ex 03.01 Cod, Baltic herring and scrapfish, fresh, chilled or frozen
- ex 03.01 Fillets of herring and mackerel, fresh, chilled or frozen
- ex 03.02 Baltic herring, certain other herrings and mackerel, salted, ling, dried ("spillanga")

(2)

- ex 02.01 Meat of cattle and sheep, fresh, chilled or frozen

(3)

- ex 02.01 Meat of horses, pork, fresh, chilled or frozen
- 02.02 Diced poultry and edible offals thereof (except liver), fresh, chilled or frozen
- ex 02.03 Poultry liver (except goose liver), fresh, chilled, frozen or salted
- ex 02.06 Pork, salted, dried or smoked
- 04.02 Milk and cream, preserved, concentrated or sweetened
- ex 04.05 Eggs not in shell, egg yolks
- ex 11.08 Starches
- ex 16.02 Pork and poultry meat, preserved or prepared, preserved pork and beans, in airtight containers

¹The last previous Swedish notification was issued in L/2336/Corr.1.
Note: Items under (1) are subject to licence from all countries. Items under (2) and (3) are subject to licences only when imported from Albania, Bulgaria, Czechoslovakia, Hungary, Japan, Ryu-Kyu Islands, Bonin Islands and other islands in Asia under the control of the United States, the People's Republic of China, Mongolia, Northern Korea, North Viet-Nam, Poland, Rumania, Eastern Germany and USSR. For items under (3) licences are also required when imported from all countries in North, Central and South America.

In this connexion it may be recalled that Sweden - in accordance with the proposal put forward in the Intersessional Committee in April 1958 - notified the GATT secretariat in October 1958 of the legislation for which reservations might be made in case the General Agreement is ratified in accordance with the provisions of the Resolution of 7 March 1955 (cf. L/905 of 5 November 1958).