In any year of the Arrangement a participating country shall be regarded as having fulfilled its obligations under Articles 2 and 3 of this Arrangement to provide for increased access of cotton textiles to its domestic market if, in the preceding year, the access achieved by cotton textiles retained in its domestic market exceeds \( \ldots \) per cent\(^1\) of its total domestic market for cotton textiles \( \sqrt{\text{and if any import restrictions maintained by such country are regarded by the Cotton Textile Committee as not being unduly discriminatory.}} \) Such a country shall nevertheless take due account of the intentions of these Articles in the policy adopted towards imports of cotton textiles. This provision shall be reviewed by the Cotton Textile Committee when the other participating countries having resort to Articles 2 or 3 of this Arrangement have accorded like access to imports from other participating countries.

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\(^1\)A suitable method of calculating the relevant percentage will be necessary. This might be done in terms of cotton fabrics, or cotton fibre content of the products concerned.