ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notification under Article 4

Modification of the Bilateral Agreement
Between the EEC and India

Note by the Chairman

Attached is a notification received from the EEC of a further modification of its bilateral agreement with India resulting from the implementation of the Harmonized System.1

1The bilateral agreement and previous modifications are contained in COM.TEX/SB/1401, 1402 and 1470.

*English only/Anglais seulement/Inglés solamente
Dear Ambassador,

In connection with the European Economic Community’s Agreements in textile products with Hong Kong, Philippines, Thailand, Pakistan, India and China negotiated under Article 4 of the Arrangement, I have to inform you of the following.

Between 1987 and 1989, the Community had several consultation meetings with the above mentioned countries in order to adjust the quantitative limits for a number of products affected by the implementation of the Harmonized System in accordance with Paragraph 18 of the Protocol extending the Arrangement.

The modified quantitative limits contained in the Agreed Minutes annexed to this letter are herewith communicated under Article 4 paragraph 4 of the Arrangement, as a modification to Community’s Agreements with Hong Kong, Philippines, Thailand, Pakistan, India and China.

The Community intended to present these modifications once it had completed its consultations with all the countries concerned. However, since the consultation with one country has been inconclusive, the Community prefers to present the above mentioned modifications without further delay.

Yours sincerely,

Danièle Smadja

Ambassador M. RAFFAELLI
Chairman
Textiles Surveillance Body
Centre William Rappard
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Delegations of the European Community and the Republic of India met in New Delhi on 24-25 April, 1989 for consultations in accordance with Article 16 of the Agreement on Trade in Textiles between India and the European Community initialled on 31st October 1986. Consultations were held on India's request for adjustment of restraint levels for certain products covered under the Agreement tabled during consultations at New Delhi on 28-29 March, 1988 and at Brussels on 24-27 January, 1989, arising out of the introduction of the harmonised system of commodity coding by the Community w.e.f. 1-1-1988.

2. As a result of these consultations, it is agreed that the restraint levels for Categories 7 and 27 given in Annex. II of the Agreement are amended as follows:

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The above restraint levels for 1989 to 1991 include the compensation for export opportunities lost by India during 1988, equally distributed among the three years. This agreement is the final settlement to the requests made by India in the consultations referred to above.

New Delhi, the 25th April, 1989

For the Republic of India

For the European Economic Community