Attached is a notification received from Canada of an extension with modifications of its agreement with Malaysia, for the period 14 November 1994 to 31 December 1997.¹

¹The bilateral agreement, previous extensions and modifications are contained in COM.TEX/SB/1360, 1427, 1647, 1755 and 1895.

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

Pursuant to Article 4 of the of the Arrangement Regarding International Trade in Textiles (MFA), done at Geneva on 20 December 1973, and to its 1986, 1991, 1992 and 1993 Protocols of Extension and Maintenance in Force, I have the honour to advise you of the extension with modifications of the bilateral Memorandum of Understanding (MOU) between Canada and Malaysia.

As a result of consultations in November, 1994, Canada and Malaysia agreed to extend the validity of the Agreement until 31 December, 1997. In this extension, restraint levels for Items 2 and 7/8 were increased by 5% with corresponding adjustments in Items 6 and 3/4a; the sub-limits for Item 14 were deleted and modifications made to certain special flexibility elements.

In these consultations agreement was also reached on an Administrative Arrangement to replace the MOU upon the accession of both parties to the World Trade Organization. Attached please find copy of the Agreed Record extending the Agreement and of the Administrative Arrangement.

Yours sincerely,

Jean Saint-Jacques
Counsellor
Canada-Malaysia Agreed Record of Discussions

1. Delegations representing the Government of Canada and the Government of Malaysia met on November 14, 1994, in Kuala Lumpur to discuss the extension of the Memorandum of Understanding between the Government of Canada and the Government of Malaysia relating to the export from Malaysia of certain textiles and textile products for import into Canada ("the MOU").

2. The two delegations agreed that the MOU should be extended for a three year period, until 31 December 1997. They also agreed that, effective 14 November 1994, the attached Annex I shall replace Annex I of the MOU.

3. The two delegations agreed to a special swing of 7% into category 9; to modify the reversion arrangement for category 14 by eliminating all reversion into categories 3/4a and 7/8a; and to eliminate the sub-categories of category 14.

4. Upon the accession of both Canada and Malaysia to the World Trade Organization (WTO), the attached administrative MOU shall replace the current MOU.

For the Government of Canada        For the Government of Malaysia

Mr. Michael Fine                     Mr. Merlyn Kasimir

Kuala Lumpur, November 14, 1994
### Annex I - Restraint Levels

#### Malaysia

#### Group 1

<table>
<thead>
<tr>
<th>Agreement Item No.</th>
<th>Category</th>
<th>Short Description</th>
<th>1994 Restraint Level(units)</th>
<th>Growth</th>
<th>Swing</th>
<th>Carry-over Forward</th>
<th>Combined Flexibility (E) &amp; (F)</th>
<th>Conversion Factor (m²/unit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1a</td>
<td>1.2</td>
<td>Jackets; Rainwear</td>
<td>900,804</td>
<td>6%</td>
<td>5%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>2.8</td>
</tr>
<tr>
<td></td>
<td>1.3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>2.0</td>
<td>Winter outerwear</td>
<td>154,782</td>
<td>5%</td>
<td>6%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>3.4</td>
</tr>
<tr>
<td>3/4a</td>
<td>3.2</td>
<td>Ensembles, MBC; Female casual &amp; fine wear</td>
<td>948,662</td>
<td>6%</td>
<td>7%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>4.0</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5a</td>
<td>5.1-5.3</td>
<td>Trousers, MBWGC;</td>
<td>774,517</td>
<td>6%</td>
<td>7%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>1.9</td>
</tr>
<tr>
<td></td>
<td>5.5</td>
<td>Shirts</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>6.0</td>
<td>Tailored collar shirts, MBC</td>
<td>1,541,579</td>
<td>4%</td>
<td>5%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>1.7</td>
</tr>
<tr>
<td>7/8</td>
<td>7.0</td>
<td>Woven shirts, blouses &amp; similar articles; Athletic wear, lyc shirts, blouses &amp; similar articles, T-shirts &amp; sweatshirts</td>
<td>4,016,077</td>
<td>5%</td>
<td>6%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>1.4</td>
</tr>
<tr>
<td>7/8a</td>
<td>8.0</td>
<td>- of which, Athletic wear</td>
<td>631,749</td>
<td>6%</td>
<td>7%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>1.8</td>
</tr>
<tr>
<td>9</td>
<td>8.4</td>
<td>Underwear</td>
<td>5,281,866</td>
<td>6%</td>
<td>7%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>0.5</td>
</tr>
<tr>
<td>11</td>
<td>11.0</td>
<td>Sweaters</td>
<td>618,927</td>
<td>3%</td>
<td>7%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>1.2</td>
</tr>
<tr>
<td>14</td>
<td>14.0</td>
<td>Babies garments</td>
<td>2,120,000</td>
<td>6%</td>
<td>7%</td>
<td>10%(5%)</td>
<td>15%</td>
<td>0.7</td>
</tr>
</tbody>
</table>
# Annex I - Restraint Levels

## Malaysia

### Group II

<table>
<thead>
<tr>
<th>No.</th>
<th>Category</th>
<th>Short Description</th>
<th>Restraint Level (unit)</th>
<th>Growth</th>
<th>Swing</th>
<th>Carry-over/Carry-Forward (%)</th>
<th>Combined Flexibility Factor (m²/unit)</th>
<th>Conversion Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>25</td>
<td>25.0</td>
<td>Acrylic staple yarn</td>
<td>410.093</td>
<td>6%</td>
<td>-</td>
<td>10%-5%</td>
<td>15%</td>
<td></td>
</tr>
</tbody>
</table>

Note: No swing between products in Group I and products in Group II.
MEMORANDUM OF UNDERSTANDING

BETWEEN

- THE GOVERNMENT OF CANADA

AND

THE GOVERNMENT OF MALAYSIA

RELATING TO THE EXPORT

FROM MALAYSIA OF

CERTAIN TEXTILE PRODUCTS

TO CANADA
Memorandum of Understanding between the Government of Canada and the Government of Malaysia relating to the export from Malaysia of certain textile products to Canada.

Introduction

1. This Memorandum of Understanding (MOU) sets out the administrative arrangements that have been agreed upon between the Governments of Canada and Malaysia, pursuant to Article 2:17 of the MTN Agreement on Textiles and Clothing (ATC) in order to implement the textiles and clothing restraints between Canada and Malaysia to be notified pursuant to Article 2:1 of the ATC. These provisions will also apply with respect to any restraint introduced by Canada on imports of textiles and clothing from xx pursuant to the provisions of Article 6 of the ATC.

Implementation

2. In accordance with the provisions of Article 4:1 of the ATC, these arrangements shall be implemented on the basis of the export control system operated by the Government of Malaysia. Exports of the textile products included in the restraints notified under Article 2:1 of the ATC shall be covered by an original "Export Licence" endorsed and issued by the competent authorities of Malaysia to the effect that the goods covered by the export licence have been debited from the applicable quantitative limit.

3. For the purpose of implementing these arrangements, the
date of export from Malaysia shall be used to determine the restraint period in which any shipments of textile products shall be counted.

4. The Government of Malaysia shall endeavour to ensure that exports to Canada of all restrained textile products are spaced out as evenly as possible during each restraint period, due account being taken of seasonal factors and of normal channels of trade.

5. Export licences issued by the Government of Malaysia in respect of restrained textile products shall contain the following information:

   a. Country of destination;
   b. Country of origin;
   c. Licence number and quota year;
   d. Importer's name and address;
   e. Exporter's name and address;
   f. Item number and description of product as contained in the notification under Article 2:1 of the ATC;
   g. Quantity expressed in the units designated for each product in the notification under Article 2:1 of the ATC. If more than one set of measures is established, all should be indicated; where the quantity is expressed other than as designated, the equivalent weight, units or $m^2$ should be calculated in accordance with the conversion
factors set out in the restraint notified under Article 2:1 of the ATC;

h. F.O.B. or C.I.F. value except for non-commercial consignments;

i. Certification by the competent authorities of Malaysia that the quantity has been debited from the agreed restraint limit for exports to Canada.

6. In the event that any quantity covered by an export licence is not shipped, the Government of Malaysia shall notify the Government of Canada of such quantity which may be credited by the Government of Malaysia to the appropriate restraint limit.

7. Except as provided for in paragraphs 8 to 11 below (Swing and Carry-Over/Carry-Forward), the Government of Malaysia shall restrain its exports to Canada of the textile products notified pursuant to Article 2:1 of the ATC to the limits notified under Article 2:1 of the ATC, as modified by the provisions of article 2:7, 2:8, 2:13 and 2:14 of the ATC.

Pursuant to Article 4:1 of the ATC, it is understood that the Government of Canada shall not be obliged to accept shipments in excess of the restraint levels notified under Article 2:1 of the ATC, as modified by the provisions of Article 2:7, 2:8, 2:13 and 2:14 of the ATC.

**Swing**

8. Subject to the specific limitations contained in the restraint notification under Article 2:1 of the ATC, and
following notification to the appropriate Canadian authorities, the Government of Malaysia may exceed the specified annual quantitative limit up to the percentage specified in the restraint notification under Article 2:1 of the ATC, provided that an equivalent amount is deducted from any other restraint level. When any restraint limit is exceeded by the application of swing, the Government of Malaysia shall so indicate in subsequent monthly statistical reports.

9. For the purpose of implementing the swing provisions in paragraph 8, the conversion factors specified in the restraint notification under Article 2:1 of the ATC shall apply.

**Carry-Over/Carry-Forward**

10. Following notification to the Government of Canada of the quantities involved, portions of any quantitative limit which are not used during the annual restraint period may be carried over and added to the corresponding quantitative limit for the following annual restraint period. The restraint limit for any such restraint period shall be increased within the percentage limits specified in the restraint notification under Article 2:1 of the ATC.

11. Following notification to the Government of Canada of the quantities involved, any restraint limit may be increased within the percentage limits specified in the restraint notification under Article 2:1 of the ATC by a quantity advanced from the corresponding restraint limit for the following annual
restraint period. The restraint limit for any such following restraint period shall be reduced by a quantity equal to the quantity so advanced.

**Exchange of Statistics**

12. The Government of Malaysia shall provide the Government of Canada with monthly statistical reports relating to exports of restrained textile products described, licensed for export to Canada and debited from the quantitative limits for each restraint period. These statistics shall include the following information:

   a. Item number and description;
   b. Original and adjusted restraint limits for the restraint period;
   c. Total quantity issued for the restraint period to date;
   d. Notification of any utilization of swing, carry-over or carry-forward provisions and the quantities involved as provided for in paragraphs 8 to 11 above.

This information should be provided as soon as possible following the end of each month.

13. The Government of Canada shall provide the Government of Malaysia with monthly statistical reports relating to import permits issued for imports originating in Malaysia of textile products listed in Annex I.
14. Both Governments reserve the right to request additional statistics as may be reasonably required, including statistics relating to the export or import of products not contained in the notification, under Article 2:1 of the ATC, of Canada's restraints on imports from Malaysia.

Re-Exports

15. The Government of Canada shall, so far as possible, inform the Government of Malaysia when imports into Canada of restrained textile products are subsequently re-exported from Canada. Where such re-exports have originally been debited by the Government of Malaysia from quantitative limits, the Government of Malaysia may then credit back the quantity involved to the appropriate quantitative limits.

Consultations

16. Pursuant to Article 8:4 of the ATC, the Government of Malaysia and the Government of Canada express their willingness to consult, on request, on any matter arising from the implementation or operation of the ATC or of this MOU or on any matter germane thereto.