ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notification under Article 3:5

Canada/Indonesia

Reports by the two Parties

Note by the Chairman

Attached are reports which have been received from Canada and Indonesia concerning the results of consultations between them. These reports are made pursuant to the TSB's request to the parties at its meeting of 22-24 June 1983. ¹

¹See COM.TEX/SB/870, paragraphs 9 and 10

*English only/Anglais seulement
Mr. M. Raffaelli  
Chairman  
Textiles Surveillance Body  
General Agreement and Tariffs  
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Dear Mr. Raffaelli,

At the 23 June meeting of the TSB, it was agreed that Canada and Indonesia would report back to the Board prior to the 15-16 September meeting on the status of our bilateral negotiations with respect to imports into Canada of tailored collar shirts from Indonesia.

I wish to advise you that bilateral discussions in Ottawa 8-9 August resulted in an ad referendum agreement for a one year arrangement on tailored collar shirts which limits Indonesian shipments in 1983 to those covered by irrevocable letters of credit opened prior to May 17, 1983. The maximum level of imports for 1983 is derived from the application of MFA Article 3 and Annex B (354,329 units) plus excess shipments covered by the irrevocable letters of credit issued before 17 May.

This agreement is currently before Canadian Ministers for approval. I shall advise you once the results of these ministerial deliberations have been communicated to me.

Both sides have also agreed to commence consultations no later than the end of October with a view to concluding a long term arrangement for the period beyond 1 January 1984.

Yours sincerely,

J.L. MacNeil  
Minister
Sir,

I have the honour to refer to the 12th Meeting of the Textiles Surveillance Body of 22 to 24 June 1983 regarding the request that both the Indonesian and the Canadian Delegation should report back to the TSB on the result of their bilateral consultation which was held in Ottawa from 8 to 10 August 1983. In this connection I would like to inform you as follows:

1. The settlement on tailored shirt export from Indonesia to Canada is covered under an arrangement valid for one year only, namely from 1 January to 31 December 1983.

2. All Indonesian tailored shirt export to Canada on an L/C basis before 17 May 1983 will be freed into Canada.

3. As to the Memorandum of Understanding, in regard to the Indonesian administrative regulations for Canada the Certificate of Origin form K for this category does not apply to the quota.

4. In regard to the decision on trousers, shorts, jeans and slacks, the Delegation of Canada would like to have the same formula as on the tailored shirt collar settlement for a one year only period.

Yours sincerely,

(Mrs) Saodah B.A. Sjahruddin
First Secretary

The Chairman
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