At its meeting on 26 March 1991, the Committee agreed to hold the sixth biennial review, under Article 5.5 of the Agreement, in the autumn of 1991 (LIC/M/28, paragraph 15). It has since been agreed that the review will take place on 29 October 1991.

This document consolidates the information submitted by signatories on their import licensing procedures as well as on any action taken by them under the Agreement. It contains a systematic guide by way of references to data available to the Committee on 20 September 1991.
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1. COMPOSITION AND MEETINGS OF THE COMMITTEE ON IMPORT LICENSING

Chairperson: Mr. R. Molloy (Ireland) from March 1989 to March 1990
Mr. D. Plunkett (Canada) from March 1990 to March 1991
Mrs. L.A. Berrig (Philippines) from March 1991

Vice-Chairperson: Mr. D. Shark (United States) from March 1989 to March 1990
Miss Yong Siew Min (Singapore) from March 1990 to March 1991
Mr. J. Clarke (Hong Kong) from March 1991

Signatories
Argentina
Australia
Austria
Canada
Chile
Czechoslovakia
Egypt
European Economic Community
Finland
Hong Kong
Hungary
India
Japan
Mexico
New Zealand
Nigeria
Norway
Pakistan
Philippines

Argentina
Australia
Austria
Canada
Chile
Czechoslovakia
Egypt
European Economic Community
Finland
Hong Kong
Hungary
India
Japan
Mexico
New Zealand
Nigeria
Norway
Pakistan
Poland
Romania
Singapore
South Africa
Sweden
Switzerland
United States
Yugoslavia

Observers
Bangladesh
Bolivia
Brazil
Bulgaria
China
Colombia
Côte d'Ivoire
Cuba
Dominican Republic
Ecuador
Gabon

Ghana
Indonesia
Israel
Jamaica
Korea, Rep. of
Malaysia
Malta
Nicaragua
Peru
Senegal
Sri Lanka

Tanzania
Thailand
Trinidad and Tobago
Tunisia
Turkey
USSR
Venezuela
Zaire

The IMF and UNCTAD also have observer status.

1Argentina has signed the Agreement subject to ratification.
2For procedures relating to the participation of observers, see LIC/M/2, paragraphs 3, 4 and Annex.
Meetings

Since the fifth biennial review, reported in LIC/M/25, the Committee has held three meetings: in March 1990, October 1990 and March 1991. Minutes of these meetings are contained in LIC/M/26-28.

2. INFORMATION

2.1 Publications

Articles 1.4, 3(c) and 3(e) of the Agreement on Import Licensing Procedures provide that Parties shall publish certain information. Article 1.4 provides that copies of the relevant publications shall be made available to the GATT secretariat. At the meeting of the Committee held in April 1980 there was general agreement that, if delegations were not able to notify the full text of their laws and regulations in an official GATT language, they should supply national publications containing these texts to the GATT secretariat (LIC/M/2).

2.1.1 Names of publications used

The following publications are used by Parties to provide information on their import licensing procedures:

Argentina: Official Gazette (LIC/3/Add.4)

Australia: Australian Customs Notice; Australian Customs Service News Release; Industry, Technology and Commerce News Release (LIC/3/Add.17/Rev.1)

Austria: Federal Gazette (LIC/3)

Canada: Canada Gazette (LIC/3)

Chile: Compendia de Normas de Importación (LIC/3)

Czechoslovakia: Gazette of the Federal Ministry of Foreign Trade; Public Notices of the Federal Ministry of Foreign Trade, the Ministry of Health, the Ministry of Justice and the Ministry of Agriculture (LIC/3/Add.4)

European Economic Community: Official Journal of the European Communities, L and C series (LIC/3/Corr.1)

Belgium: Moniteur belge/Belgish Staatsblad; Informations du Commerce extérieur/Berichten over de buitenlandse handel (LIC/3/Corr.2)

Denmark: Meddelser fra Interministeriets Licenskontor (LIC/3/Corr.1)
France: Journal Officiel (LIC/3/Corr.1)
Germany: Bundesanzeiger; Bundesgesetzblatt (LIC/3/Corr.1)
Ireland: Iris Oifigiul (Official Gazette) (LIC/3/Corr.1)
Italy: Gazzetta Ufficiale; publications of the National External Trade Institute; Ministerial circulars LIC/3/Corr.1
Luxembourg: Mémorial du Grand-Duché de Luxembourg (LIC/3/Corr.1)
Netherlands: Staatsblad (LIC/3/Corr.1)
Portugal: Diário da República (L/5640/Add.21/Rev.2/Suppl.1)
Spain: Boletín Oficial del Estado (L/5640/Add.21/Rev.1/Suppl.3)

Finland: Collection of Statutes of Finland; Ministry for Foreign Affairs, "Import System of Finland" (LIC/3/Corr.3)

Hong Kong: Hong Kong Government Gazette; Circulars of the Hong Kong Government (LIC/3/Add.4)

Hungary: Hungarian Gazette; Foreign Trade Gazette; Ministry of Foreign Trade, "Information on Import Licensing Procedures"; Hungarian Chamber of Commerce, "Directory of Hungarian Foreign Trade Companies" (LIC/3/Corr.2)

India: Import Policy Book; Handbook of Import-Export Procedures (LIC/3)


Mexico: Diario Oficial de la Federación (L/5640/Add.41)

New Zealand: Customs Bulletin; Import Licensing Schedule; New Zealand Gazette (LIC/3)

Norway: Melding fra Handelsdepartementet (LIC/3)

Pakistan: The Gazette of Pakistan (LIC/3/Add.3)

Philippines: Official Gazette: Annual Reports of the Central Bank (LIC/3/Add.4)

Poland: Law Journal of the Republic of Poland; Official Journal of the Ministry of Foreign Economic Relations (LIC/3/Add.34)

Romania: Informatii de comert exterior (LIC/3)

1To be issued shortly.
Singapore: Singapore Government Gazette (notification pending)

South Africa: Republic of South Africa Government Gazette (LIC/3)

Sweden: Board of Commerce, laws and regulations (KFS series); National Agricultural Market Board, laws (JNFS series) (LIC/3)

Switzerland: Recueil des lois fédérales (RO) (LIC/3/Add.3)

United States: Department of Treasury, Bureau of Alcohol, Tobacco and Firearms publications, ATF-P series; Department of Agriculture publications, USCS series; Code of Federal Regulations; Federal Register; Department of Energy, USC series; Appendix to United States Tariff Schedule (LIC/3)

Yugoslavia: Official Gazette of Yugoslavia (LIC/3)

2.1.2 Copies of publications available in the secretariat

The following documents contain references to publications, copies of which are available in the secretariat.

Argentina: LIC/3; and Add.4

Australia: LIC/3; and Adds.2, 4 and 6

Canada: LIC/3; and Adds.1-13, 15, 16, 17/Rev.1, 18, 21-23, 25, 29, 32 and 33

Chile: LIC/3; and Adds.3, 7 and 8

Czechoslovakia: LIC/3/Add.6

European Economic Community: LIC/3; and Adds.1 and 5

Belgium: LIC/3; and Adds.4, 6, 7 and 9

Denmark: LIC/3 and Corr.2; and Adds.3-14

France: LIC/3

Germany: LIC/3

Greece: LIC/3/Add.2

Ireland: LIC/3

Italy: LIC/3

Luxembourg: LIC/3; and Add.9

Netherlands: LIC/3; and Add.4

Portugal: L/5640/Add.21/Rev.1/Suppl.3

United Kingdom: LIC/3; and Add.3

Finland: LIC/3; and Adds.2, 6 and 7
Hong Kong: LIC/3; and Adds.1, 4, 5, 7, 9, 13, 16, 17/Rev.1, 22 and 25

Hungary: LIC/3; and Adds.3 and 6

India: LIC/3; and Adds.3, 6, 8, 10, 12, 19 and 21

Japan: LIC/3/Corr.1; and Adds.3, 14 and 17/Rev.1

New Zealand: LIC/3; and Adds.2, 4-6, 7 and Corr.1, 8-16, 17/Rev.1, 18-23, 26-28, 30, 31 and 33

Norway: LIC/3; and Add.17/Rev.1

Pakistan: LIC/3/Adds.3, 4, 7, 9, 12, 13, 15 and 21

Philippines: LIC/3/Adds.3, 5 and 6

Poland: LIC/3/Add.17/Rev.1 and Adds.21 and 34

Romania: LIC/3

South Africa: LIC/3; and Adds.9, 10, 13 and 16

Sweden: LIC/3; and Adds.2-4, 6, 8, 9-12 and 15

United States: LIC/3 and Corr.1; and Adds.1, 3, 6, 9, 11, 13, 17/Rev.1, 18, 21 and 24

Yugoslavia: LIC/3/Add.2

2.2 Public notice

Article 3(d) of the Agreement states "in the case of quotas allocated among supplying countries, the Party applying the restrictions shall promptly inform all other Parties having an interest in supplying the product concerned of the shares in the quota currently allocated, by quantity or value, to the various supplying countries and shall give public notice thereof."

Documents LIC/4/Rev.3 and Rev.3/Add.1 contain information on public notice for the following countries:

1To be issued shortly.
2.2.1 Notifications relating to relevant laws and regulations

Article 5, paragraph 4(a) of the Agreement provides that "each government accepting or acceding to this Agreement shall ensure, no later than the date of entry into force of this Agreement for it, the conformity of its laws, regulations and administrative procedures with the provisions of this Agreement"; paragraph 4(b) provides that "each Party shall inform the Committee of any changes in its laws and regulations relevant to this Agreement and in the administration of such laws and regulations".

Signatories have been invited, as in other Committees, to notify the full text of relevant laws and regulations in an official GATT language for circulation to the Committee. The Committee agreed that, if this was not practicable for certain delegations, as a first step they should submit publications containing the full text of these laws and regulations in the national language (LIC/M/2, paragraphs 12-14). Texts of laws and regulations supplied only in the national language are listed in Section 2.1.2 above.

Notifications circulated under the above-mentioned provisions are reproduced in LIC/1 and Addenda, as follows:

Argentina: LIC/1

Australia: LIC/1/Add.23

1The Import Licensing Bulletin referred to in LIC/4/Rev.3, paragraph 12 is no longer published.
Austria: LIC/1/Add.8

Canada: LIC/1/Add.22

Chile: LIC/1/Add.5 and Corr. 1; and Adds. 10 and 26

Czechoslovakia: LIC/1/Add.28

Egypt: LIC/1/Add.33 (see also Section 3)

European Economic Community: LIC/1/Adds.3, 18 and 31

- Belgium: LIC/1/Add.17/Rev.1
- Denmark: LIC/1/Add.7 and Suppl.1
- France: LIC/1/Adds.13 and 37
- Germany: LIC/1/Adds.9 and 34
- Greece: See Section 2.1.2
- Ireland: LIC/1/Add.13
- Italy: See Section 2.1.2
- Luxembourg: LIC/1/Add.12
- Netherlands: See Section 2.1.2
- Portugal: See Section 2.1.2
- United Kingdom: LIC/1/Add.12

Finland: LIC/1/Add.4 and Suppl.1 and Corr.1

Hong Kong: LIC/1/Adds.14, 30, 32, 40, 42, 45 and 47

Hungary: LIC/1/Add.11

India: LIC/1/Add.6

Japan: LIC/1/Add.24

Mexico: LIC/1/Adds.38 and 41

New Zealand: LIC/1/Adds.16, 43, 44 and 46

Norway: LIC/1/Add.21

Pakistan: See Section 2.1.2

Philippines: See Section 2.1.2

Poland: LIC/1/Add.39 (see also Section 2.1.2)

Romania: LIC/1/Add.15

Singapore: LIC/1/Add.36

South Africa: LIC/1/Add.20
3. ADMINISTRATION OF IMPORT LICENSING

3.1 Automatic import licensing

Article 2, paragraph 1 of the Agreement defines automatic import licensing as "import licensing where approval of the application is freely granted". Article 2, paragraph 2(a) states that "automatic licensing procedures shall not be administered in a manner so as to have restricting effects on imports subject to automatic licensing."

This Section gives references to information notified in each signatory's replies to the Questionnaire on Import Licensing Procedures. Reference is also made to any statements made by signatories on their implementation of the provisions of the Agreement on automatic import licensing, as reported in the minutes of the meetings since the fifth biennial review (LIC/M/26 to LIC/M/28).

Argentina (L/5640/Add.27 and Corr.1-4, and LIC/M/26)

For most imported goods there is an automatic licensing system. Import authorization is required for carbon steel sheets and plates and alloy steel bars.

Australia (L/5640/Add.13/Rev.5)

No automatic licensing procedures.

Austria (L/5640/Add.35 and Corr.1-3)

Licensing used for statistical purposes.

Canada (L/5640/Add.10/Rev.3)

(a) Import permits for controlled and restricted drugs, explosives and radioactive materials (prescribed substances).

(b) "Permit to Import" required for regulated plants and plant parts.

(c) Import permits for live animals, animal products, birds and veterinary biologics.

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A concordance between the Questionnaire and the Agreement is contained in Annex I.
(d) Open general licensing for endangered species.
(e) Global surveillance of imports of dry casein.
(f) Import authorization for gas.
(g) Individual and open general licensing for carbon and specialty steel.

Chile (L/5640/Add.8/Rev.1 and Suppl.4)
Import certificate used for statistical purposes.

Czechoslovakia (L/5301 and L/5640/Add.38)
No automatic licensing procedures.

Egypt (L/5640/Add.37 and Corr.1)
Egypt has notified that in 1986 a procedure of import application approval by two import rationalization committees ceased to exist. A monitoring system still exists.

European Economic Community (L/5640/Add.21/Rev.1 and Suppl.2)
(a) Import document for surveillance of liberalized products under Title III of Regulation 1765/82 and Title IV and V of Regulation 288/82.
(b) Import certificate applicable to a number of agricultural products for statistical purposes.

Benelux Economic Union (L/5640/Add.21/Rev.2)
Licensing used for the application of certain regulations or administrative provisions.

Denmark (L/5640/Add.21/Rev.1/Suppl.1)
Unrestricted licensing used as a tentative liberalization. This system had not been used in the six or seven years preceding the reply.

France (L/5640/Add.21/Rev.1)
No automatic licensing procedures. Technical visas are required for certain liberalized products, for establishing statistics, verifying prices and implementing agricultural policy.

Germany (L/5640/Add.21/Rev.1, and Suppl.2)
No automatic licensing procedures.
Greece (L/5640/Add.21/Rev.1)
Automatic import licensing for certain products in List A.

Ireland (COM.IND/W/55 - COM.AG/W/72/Add.59)
System of national surveillance.

Italy (L/5640/Add.21/Rev.1/Suppl.1)
Automatic licensing; import declaration; ICE visa and agricultural certificates.

Portugal (L/5640/Add.21/Rev.2/Suppl.1)
Automatic licensing in exceptional cases for some goods for statistical purposes.

Spain (L/5640/Add.21/Rev.1/Suppl.3 and Rev.2/Suppl.2)
Automatic licensing in exceptional cases for some goods for statistical purposes.

United Kingdom (L/5640/Add.21/Rev.1)
Open general import licence.

Finland (L/5640/Add.6/Rev.2)
Automatic licensing for surveillance purposes for certain textile and steel products.

Hong Kong (L/5640/Add.36/Rev.4)
No automatic licensing procedures.

Hungary (L/5194 and L/5640/Add.12/Rev.1, and Suppl.2)
No automatic licensing procedures.

India (L/5640/Add.7/Rev.4)
Open general licensing for certain goods exempted from import licences or customs clearance permits.

Japan (L/5168 and L/5640/Add.28, Add.28/Suppl.1 and Suppl.1/Corr.1)
Prior confirmation system.

\(^1\)To be issued shortly.
Mexico (L/5640/Add.41 and Corr.1)

Licensing of imports of parts and components for priority industrial branches.

New Zealand (L/5640/Add.18/Rev.2)

Certain goods removed from non-automatic import licensing controls may be given "Licence on Demand" status for monitoring purposes. The goods that are the subject of the licence retain "Licence on Demand" status for 12 months and are then automatically exempted from import licence control.

Nigeria (See BOP/268)

Nigeria has stated in the Committee on Balance-of-Payments Restrictions that all import licensing restrictions were abolished on the introduction of the Second-Tier Foreign Exchange market in 1986.

Norway (L/5640/Add.2/Rev.1)

Liberal licensing of certain agricultural imports.

Licensing of some textile imports for surveillance purposes.

Pakistan (L/5640/Add.25 and Suppl.1)

No automatic licensing procedures.

Philippines (L/5640/Add.26/Rev.2)

Automatic licensing for non-quota products.

Poland (L/5640/Add.39/Rev.1 and LIC/M/26)

No automatic licensing procedures.

Romania (L/5110, L/5640/Add.32/Rev.1 and LIC/M/28)

Automatic licensing for statistical purposes (notification pending).

Singapore (L/5640/Add.33/Rev.2)

No automatic licensing procedures.

South Africa (L/5640/Add.17/Rev.3 and Corr.1)

No automatic licensing procedures.

Sweden (L/5640/Add.14/Rev.4)

(a) Licensing used to supervise imports within CCCN Chapters 1-24.

(b) Licensing used for surveillance purposes.
Switzerland (L/5223 and Corr.1, and L/5640/Add.19/Rev.1)

(a) Automatic licensing; "Three-phase" system for certain products within Chapters 1-24.

(b) Automatic import licensing for certain products within Chapters 25-99.

United States (L/5640/Add.40/Rev.2)

No automatic licensing procedures.

Yugoslavia (L/5640/Add.20/Rev.3)

No automatic licensing procedures.

3.2 Non-automatic import licensing

The introduction to Article 3 of the Agreement defines non-automatic licensing as "import licensing procedures not falling under paragraphs 1 and 2 of Article 2" (which deal with automatic licensing), paragraph (a) going on to provide that "procedures adopted, and practices applied, in connection with the issuance of licences for the administration of quotas and other import restrictions, shall not have trade restrictive effects on imports additional to those caused by the imposition of the restriction."

This Section gives references to information contained in each signatory's replies to the Questionnaire on Import Licensing Procedures. Reference is also made to any statements made by signatories on their implementation of the provisions of the Agreement on non-automatic import licensing, as reported in the minutes of the meetings since the fifth biennial review (LIC/M/26 to 28).

Argentina (L/5640/Add.27 and Corr.1-4, and LIC/M/26)

System of prior study and Sworn Declaration of Import Needs. As of 16 February 1990, the number of products subject to the system was reduced from 840 to 80 (notification pending).

Australia (L/5640/Add.13/Rev.5)

Import licensing used to control the importation of narcotics and certain psychotropic substances and therapeutic substances.

Austria (L/5640/Add.35 and Corr.1-3)

(a) Import licences for products subject to quantitative restrictions.

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1 A concordance between the Questionnaire and the Agreement is contained in Annex II
(b) Other: Importation of certain textiles and clothing products under the provisions of the MFA; import licences of the Monopoly Administration for the importation of products falling under the provisions of the Monopoly Laws (L/1949/Add.21); and importation of sugar subject to the provisions of the International Sugar Agreement.

These licensing procedures are mentioned but no details are given.

Canada (L/5640/Add.10/Rev.3)

(a) Import licensing of narcotic, controlled and restricted drugs.

(b) Import control of prescribed radioactive substances, certain food products (under Animal Disease and Protection Act), wheat, barley and certain grain products. Import licensing requirement for oats and oat products was rescinded as of 1 August 1989.

(c) General or individual "back to back" import licensing of clothing and handbags to administer bilateral export restraint arrangements under MFA.

(d) General or individual "back to back" import licensing of textiles to administer bilateral export restraint arrangements under MFA.

(e) Individual import licensing of dairy products

   (i) subject to global quotas (cheese, buttermilk, sweet condensed milk, ice cream and yogurt)
   (ii) subject to discretionary licensing (all remaining products)

(f) Individual import licensing of turkey, eggs and chicken to administer import restrictions.

(g) Individual import permits for endangered species.

Chile (L/5640/Add.8/Rev.1 and Suppl.4)

No non-automatic licensing procedures.

Czechoslovakia (L/5301 and L/5640/Add.38)

(a) Veterinary licence required for importation of all live animals and animal products.

(b) Import licence for plants and vegetable products.

(c) Licences for imports of narcotics.

(d) Importation of arms, ammunition and explosives is regulated by internal provisions. These provisions are not published and information relating to their implementation is not furnished for reasons of protection of essential security interests.
Egypt (L/5640/Add.37 and Corr.1)
No non-automatic licensing (see Section 3.1).

European Economic Community (L/5640/Add.21/Rev.1 and Rev.1/Suppl.2)
Import authorizations for products subject to Community quotas.

Benelux Economic Union (L/5640/Add.21/Rev.2)
Import licensing of designated goods to administer import restrictions.

Denmark (L/5640/Add.21/Rev.1/Suppl.1)
Import licensing of designated goods (potatoes, tomatoes, ethanol and gold) to administer quantitative restrictions.

France (L/5640/Add.21/Rev.1)
Import licensing for products under quota restrictions.

Germany (L/5640/Add.21/Rev.1 and Suppl.2)
Licensing to restrict the quantity of imports; applied to a number of foodstuffs and coal products from all sources, textiles and ceramics, and certain products from state-trading countries.

Greece (L/5640/Add.21/Rev.1)
Import licensing of designated goods (certain agricultural goods, capital goods, textiles and iron and steel products).

Ireland (COM.IND/W/55 - COM.AG/W/72/Add.59)
Licensing to administer annual quotas.

Italy (L/5640/Add.21/Rev.1/Suppl.1)
Import licensing of designated goods to administer quantitative import restrictions.

Portugal (L/5640/Add.21/Rev.2/Suppl.1)
Import licensing of designated goods to administer quantitative import restrictions.

Spain (L/5640/Add.21/Rev.1/Suppl.3 and Rev.2/Suppl.2)
Import licensing of designated goods to administer quantitative import restrictions.

1 To be issued shortly.
United Kingdom (L/5640/Add.21/Rev.1 and Suppl.2)

Individual import licences for goods originating from the sources indicated.

Finland (L/5130/Rev.1 and L/5640/Add.6/Rev.2)

Global licensing for the administration of quotas. Individual (discretionary) licensing.

Hong Kong (L/5640/Add.36/Rev.4)

Import licensing to administer import control systems for rice and ozone-depleting substances. Import licensing of designated goods for purposes of strategic control, public health, reserve stock, surveillance, sanction, and the protection of endangered species of animals and plants.

Hungary (L/5194 and L/5640/Add.12/Rev.1 and Suppl.2)

Import licensing to administer import quotas for certain goods.

India (L/5640/Add.7/Rev.4)

Import licences or customs clearance permits, and supplementary licences, for all imports (unless exempted) to administer import restrictions.

Japan (L/5168 and L/5640/Add.28 and Suppl.1 and Corr.1)

Certificate of import quota allocation required for designated items in the import quota system.

Mexico (L/5640/Add.41 and Corr.1)

Import licensing to administer import quotas for certain goods.

New Zealand (L/5640/Add.18/Rev.2)

Import licensing on all goods except those covered by specific industry plans was terminated on 1 July 1988.

As of 1 July 1991, only some apparel goods will remain subject to import licensing control. The scheduled exemption date from licensing for apparel goods under the Apparel Industry Development Plan is 1 July 1992 (LIC/1/Add.48).

Nigeria (See Section 3.1)

Norway (L/5640/Add.2/Rev.1)

(a) Import licensing for certain categories of textile products, mainly ready-made clothes, which are subject to MFA agreements.
(b) Licensing of certain imports under bilateral agreements.

(c) Import licensing of designated agricultural goods to regulate imports on a quantitative basis.

Pakistan (L/5640/Add.25 and Suppl.1)

"Negative list" of items banned for import, and "restricted list", including, inter alia, items subject to quantitative restrictions.

Philippines (L/5640/Add.26/Rev.2)

Discretionary licensing to administer imports of designated goods, operated through specified agencies.

Poland (L/5640/Add.39/Rev.1 and LIC/M/26)

Licensing applied to certain products from all sources.

Romania (L/5110, L/5640/Add.32/Rev.1 and LIC/M/28)

Licences issued for the administration of eventual restrictions which may be imposed in the case of an imminent threat of balance-of-payments disequilibrium if goods could be bought under competitive conditions on the domestic market, or in order to create normal foreign exchange reserves (notification pending).

Singapore (L/5640/Add.33/Rev.2)

Licences are used to control imports of rice from all sources and all goods originating from Albania, Laos, Viet Nam and Mongolia.

South Africa (L/5640/Add.17/Rev.3 and Corr.1)

Licensing to monitor imports of certain sensitive commodities. Specific licences are made available on the basis of importers' past performance.

Sweden (L/5640/Add.14/Rev.4)

(a) Import licensing by the National Agricultural Market Board or the National Board of Trade, of designated goods within CCCN Chapters 1-24 and 31 to administer import restrictions.

(b) Import licensing by the National Board of Trade to supervise import restrictions on designated goods under CCCN Chapters 25-99 (except 31) from state-trading countries, on textile and clothing products under the MFA, on iron and steel products and on imports from South Africa.
Switzerland (L/5223 and L/5640/Add.19/Rev.1)

(a) Import licensing to administer quantitative restrictions; "take-over" system; "three-phase" system for products within Chapters 1-24.

(b) Import Licensing of designated goods subject to quantitative restrictions (narcotic drugs, full-length feature films).

United States (L/5640/Add.40/Rev.2)

(a) Import permits for plants and plant products required to protect against introduction of plant pests and disease (Department of Agriculture).

(b) Certificates of eligibility for imports of sugars, syrups and molasses from quota countries; separate quotas for specialty sugar; licences for quota-exempt sugar from all sources (Department of Agriculture).

(c) Import licensing to administer quantitative restrictions on certain dairy products (Department of Agriculture).

(d) Import permits for livestock and poultry required to protect against introduction of animal disease or pests (Department of Agriculture).

(e) Import licensing to administer imports of natural gas (Department of Energy).

(f) Import licensing to administer imports of fish and wildlife (including endangered species) (Department of Interior).

(g) Import licensing to administer quantitative restrictions on controlled drugs and to maintain a monitoring system (Department of Justice).

(h) Import licensing to administer packaging and labelling requirements for distilled spirits (beverages), wine and malt beverages (Department of Treasury).

(i) Permit system to control authorized importation of distilled spirits for industrial purposes (Department of Treasury).

(j) Licensing system to administer imports of firearms and ammunition (Department of Treasury).

(k) A system of registration and permits to administer importation of firearms, ammunition and implements of war (Department of Treasury).

(l) Licensing system to administer imports of explosives (Department of Treasury).
(m) Import licensing of nuclear facilities and materials (Nuclear Regulatory Commission).

(n) Licensing to control imports of biological products (Food and Drug Administration).

**Yugoslavia (L/5640/Add.20/Rev.3)**

Import licensing to administer imports of goods for which Yugoslavia has assumed an obligation under international conventions and other intergovernmental agreements, and to control transactions involving armaments and military equipment.

**4. IMPLEMENTATION OF THE AGREEMENT WITH RESPECT TO DEVELOPING COUNTRIES**

Since the fifth biennial review, there has been no further discussion in the Committee of possible obstacles to joining the Agreement. LIC/8 and LIC/9 contain the records of the earlier discussions of this question.

**5. WORK PROGRAMME OF THE COMMITTEE**

At its eleventh meeting, the Committee adopted, as part of its regular agenda, a work programme to help the Committee reach a common understanding on the meaning of certain provisions of the Agreement formulated in vague terms (LIC/M/11, paragraphs 29-34). Recommendations adopted by the Committee on the application of Articles 1.4, 1.6, 3(c), 3(d), 3(e) and 3(g) of the Agreement are contained in LIC/12; statements made at the time of adoption of these recommendations are contained in LIC/M/18. Subsequent statements referring to these recommendations are contained in LIC/M/20, paragraph 13 and LIC/M/24.

The question of the definition of "import licensing" under Article 1.1 has continued to be discussed (see LIC/M/20-24). As agreed at the twenty-fourth meeting of the Committee, this issue has been merged with the relationship of the Committee's work to the Uruguay Round.

**6. RELATIONSHIP BETWEEN THE WORK OF THE COMMITTEE AND THE URUGUAY ROUND**

The Committee discussed regularly the relationship between its work and the Uruguay Round (see LIC/M/25-28). At its meeting in November 1989, the Committee discussed a revision to the joint proposal submitted by the United States and Hong Kong to improve the Agreement (LIC/W/49/Rev.1). In February 1990, the Negotiating Group on MTN Agreements and Arrangements established an informal group on import licensing, open to all interested participants, to clarify and exchange views on the proposals made for improving the Agreement. The Committee was kept informed of the subsequent work of the informal group and of the discussions on amending the Agreement that had taken place under the auspices of the Negotiating Group on MTN Agreements and Arrangements (LIC/M/26-28). Negotiating texts were contained in the MTN.GNG/NG8/W/83/Add.1 series.
7. CONSULTATION AND DISPUTE SETTLEMENT

7.1 Procedures

Article 4, paragraph 2 of the Agreement provides that "consultations and the settlement of disputes with respect to any matter affecting the operation of this Agreement, shall be subject to the procedures of Articles XXIII of the GATT". Statements made on the interpretation of this provision are referred to in LIC/M/1, paragraph 7.

No matter has been brought to the attention of the Committee under this provision during the period under review.

7.2 Panelists

At the second meeting of the Committee on Import Licensing held on 29 April 1980, the Chairman noted that a number of delegations had designated persons to be available to serve on panels and that, as had been agreed at the first meeting, any such notifications were being made without prejudice to any decision that the Committee might take as to the appropriate mechanism to be used for dispute settlement (LIC/M/1, paragraph 7 and LIC/M/2, paragraph 26).

The following list of names of persons available to serve on panels has been communicated to the Committee:

- **Chile**
  - Mr. F. Morales

- **European Economic Community**
  - Belgium
    - Mr. J.D. Devadder
  - Denmark
    - Mr. B. Haubro Bitsch
  - France
    - Mr. Garapon
  - Italy
    - Mr. S. Fanella
  - Netherlands
    - Mr. F. Weiss

- **Finland**
  - Mr. E. Hagfors
  - Mr. M. Vuoria
  - Mrs. B. Widing

- **Hong Kong**
  - Mr. J.H. Lau Jr.

- **India**
  - Mr. O.P. Gahrotra
  - Mr. K.V. Irmiraya
  - Mr. K. Shankaranarayanan

- **Norway**
  - Mr. H. Boyum

- **Romania**
  - Mr. G. Luca

- **United States**
  - Ms. F. Lizer
  - Ms. D. Dwoskin
The delegation of New Zealand has informed the Committee that it is prepared to indicate the names of experts available to serve on panels.

The delegations of Austria and Switzerland have indicated that they are in principle prepared to secure experts for panels. Should the participation of their experts in a specific panel be required, their authorities would then upon request endeavour to make available an appropriate person.

8. FINAL PROVISIONS

8.1 Acceptance and accession

There has been no change in the period under review.

8.2 Procedures for accession of non-contracting parties were discussed in the third, fourth and fifth meetings of the Committee (see LIC/M/3, 4 and 5). A proposal remains before the Committee (LIC/M/3, paragraphs 7 and 8 and Annex).

8.3 Withdrawal

No signatory has withdrawn from the Agreement in the period under review.
Annex I

Generally, information concerning the administration of automatic licensing procedures can be found under the following headings in the replies to the GATT Questionnaire on Import Licensing Procedures:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Relevant Article in Agreement</th>
<th>Relevant Question in Questionnaire</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Purposes of maintaining automatic import licensing procedures</td>
<td>Article 2.2(b)</td>
<td>No. 4</td>
</tr>
<tr>
<td>2. Product coverage</td>
<td>Article 1.4</td>
<td>No. 2</td>
</tr>
<tr>
<td>3. Eligibility of importers to apply for automatic licences</td>
<td>Articles 2.2(c) and 1.4</td>
<td>No. 9(b)</td>
</tr>
<tr>
<td>4. Period of submission and processing of applications</td>
<td>Articles 2.2(d) and 2.2(e)</td>
<td>Nos. 7(a), 7(b), and 7(c)</td>
</tr>
<tr>
<td>5. Administrative body to be approached</td>
<td>Article 1.6</td>
<td>No. 7(d)</td>
</tr>
<tr>
<td>6. Refusal of applications</td>
<td>Article 1.7</td>
<td>No. 8</td>
</tr>
<tr>
<td>7. Application forms and other documents required on application</td>
<td>Article 1.5</td>
<td>No. 10</td>
</tr>
<tr>
<td>8. Availability of foreign exchange for imports</td>
<td>Article 1.9</td>
<td>No. 19</td>
</tr>
</tbody>
</table>
Annex II

Generally, information concerning the administration of non-automatic licensing procedures can be found under the following headings of the replies to the GATT Questionnaire on Import Licensing Procedures:

<table>
<thead>
<tr>
<th>Heading</th>
<th>Relevant Article in Agreement</th>
<th>Relevant Question in Questionnaire</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Purpose</td>
<td>Article 3(a)</td>
<td>No. 4</td>
</tr>
<tr>
<td>2. Product coverage under each non-automatic licensing system</td>
<td>Article 1.4</td>
<td>No. 2</td>
</tr>
<tr>
<td>3. Distribution of licences among supplying countries</td>
<td>Article 3(b)iii and 3(m)</td>
<td>No. 3</td>
</tr>
<tr>
<td>4. Size of Quotas</td>
<td>Articles 3(i), 3(j) and 3(n)</td>
<td>Nos. 6(a), 6(b) and 6(c)</td>
</tr>
<tr>
<td>5. Eligibility of importers to apply for a non-automatic licence</td>
<td>Article 3(f)</td>
<td>No. 9(b)</td>
</tr>
<tr>
<td>6. Allocation of licences to applicants</td>
<td>Article 3(k) and 3(l)</td>
<td>Nos. 6(c) and 6(h)</td>
</tr>
<tr>
<td>7. Period of processing of applications</td>
<td>Article 3(g)</td>
<td>No. 6(e)</td>
</tr>
<tr>
<td>8. Period of licence validity</td>
<td>Article 3(h)</td>
<td>Nos. 6(f) and 14</td>
</tr>
<tr>
<td>9. Application forms and other documents required on application</td>
<td>Article 1.5</td>
<td>No. 10</td>
</tr>
<tr>
<td>10. Administrative body to be approached</td>
<td>Article 1.6</td>
<td>No. 6(g)</td>
</tr>
<tr>
<td>11. Refusal of applications</td>
<td>Article 1.7</td>
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<tr>
<td>12. Availability of foreign exchange</td>
<td>Article 1.9</td>
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