GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED

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Textiles Surveillance Body

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ARBANGEMENT REGISDING INTERNATIONAL TRADE IN TEXTILES

Notification under Articles 7 and 8

Bilateral Agreement Between the United States and Taiwan

The Textiles Surveillance Body has received from the Government of the UNITED STATES a notification of a bilateral agreement between the United States and Taiwan concerning trade in textiles. This notification has been submitted to the TSB in accordance with its decision that actions taken vis-à-vis non-participants in the Arrangement should be notified.

The TSB, pursuant to its procedure regarding bilateral agreements, has examined the relevant documentation and is circulating the text of the agreement under Articles 7 and 8 of the Arrangement to participating countries for their information.

¹See COM.TEI/SB/18, paragraph 3.

Note No.1

UNITED STATES NOTE

21 May 1975

Excellency:

I refer to the Arrangement Regarding International Trade in Textiles done at Geneva on 20 December 1973, hereinafter referred to as the Arrangement. I also refer to recent discussions between Representatives of our two Governments concerning exports of cotton, wool and man-made fibre textiles and textile products from the Republic of China to the United States. As a result of those discussions, I wish to propose the following agreement relating to trade in cotton, wool, and man-made fibre textiles and apparel products between the Republic of China and the United States, to replace and supersede, effective 1 January 1975, the existing Cotton Textile and Wool and Man-Made Fiber Textile Agreements of 30 December 1971, as amended.

1. The term of this Agreement shall be from 1 January 1975 through 31 December 1977. During such term, the Government of the Republic of China will limit annual exports of cotton, wool and man-made fibre textiles and textile products from the Republic of China to the United States to aggregate, group and specific limits at the levels specified in the following paragraphs.

2. For the first agreement year, constituting the twelve-month period beginning 1 January 1975, the aggregate limit will be \$12,992,510 square yards equivalent. For the second agreement year, constituting the twelve-month period beginning 1 January 1976, the aggregate limit will be 714,301,022 square yards equivalent. 3. Within the applicable annual aggregate limits, the following group limits shall apply:

	Square vards equivalent
<u>Group I</u> - Yarn, fabric and made-up and miscellaneous goods of cotton and/or man-made fibre (Categories 1-38, 64, 200-213 and 241-243):	
First Agreement Year	166,658,314
Second Agreement Year	156,056,744
<u>Group II</u> - Apparel of cotton and/or man-made fibre (Categories 39-63 and 214-240):	
First Agreement Year	640,217,999
Second Agreement Year	553,292,094
<u>Group III</u> - Wool textile products (Categories 101-132):	
First Agreement Year	6,116,197
Second Agreement Year	4,952,184

4. Within the applicable aggregate and group limits the following specific limits shall apply:

	Limit (Square yards equivalent)	
-	<u>First Agreement</u> <u>Year</u>	<u>Second Agreement</u> <u>Year</u>
Group I		
Categories 9/10	34,383,203	36,532,153
Categories 18/19	1,860,203	1,976,466
Categories 22/23	3,689,469	3,920,061
Category 213	74,596,881	63,407,343

50 4		<u>nit</u> <u>s equivalent)</u> <u>Second Agreement</u> <u>Year</u>
Group II		
Categories 43/62, shirts and blouses	820,538	871,822
Categories 45/45/47	12,415,516	13,191 , 485
Category 45 (sub-ceiling)	(700,000)	(743,750)
Category 48	1,100,000	1,168,750
Category 49	1,137,500	1,203,594
Categories 50/51	11,229,533	11,931,379
Category 50 (sub-ceiling)	(5,385,266)	(5,721,844)
Category 51 (sub-ceiling)	(8,651,673)	(9,192,403)
Category 60	2,078,400	2,203,300
Category 219	116,371,118	98,915,451
Category 221	164,113,141	139,496,171
Category 222	74,596,884	63,407,352
Category 224	83,750,000	71,187,500
224 - Men's and boys' suits		
(sub-ceiling)	(1,950,000)	(1,657,500)
224 - Men's and boys' coats		
(sub-ceiling)	(5,850,000)	(4,972,500)
Categories 234/235	77,580,761	65,943,646

5. Exports of wool and man-made fibre textiles from the Republic of China to the United States chargeable to the agreement year beginning 1 October 1974 of the Agreement of 30 December 1971, shall be charged to the appropriate limits for the Agreement year beginning 1 January 1975.

6. Within the aggregate limit, as it may be adjusted under paragraph 7, export limits in each group may be exceeded in any agreement year by the percentage of such group limit indicated as follows: Group I, 15 per cent; Group II, 7 per cent; Group III, 1 per cent. Within the aggregate and applicable group limits as adjusted pursuant to this paragraph, and paragraph 7, exports in categories with specific limits may exceed such limits by the following percentages: Categories in Group I, 10 per cent; categories in Group II, 7 per cent; categories in Group III, in the event specific limits shall be established in that group, 5 per cent. The above percentage figures shall be calculated without regard to the adjustments provided for under paragraph 8 or this paragraph.

7. For the third agreement year the aggregate limit shall be increased by 6.25 per cent. Within that limit, the limit for Group III shall be increased by 1 per cent. Within the aggregate and applicable group limits, all specific limits shall be increased by 6.25 per cent annually except those limits in Group III which shall be increased by 1 per cent.

The amounts resulting from the application of a 6.25 per cent growth to the aggregate limit and a 1 per cent rate of growth to the limits for Group III shall be divided pro rata among Groups I and II.

8.(a)For the first and succeeding agreement years, exports may exceed by a maximum of 11 per cent the aggregate limit and any specific limit by allocating to the limits for that year an unused portion of the applicable limit for the previous agreement year (carry-over) or a portion of the applicable limit for the succeeding agreement year (carry-forward).

(i) Carry-over may be utilized as available up to ll per cent of the receiving year's applicable limits, but for the first agreement year only shall be limited to 3 per cent.

(ii) Carry-forward may be utilized up to 6 per cent of the receiving year's applicable limits and charged against the next year's applicable limits.

(iii) The combination of carry-over and carry-forward may not exceed 11 per cent of the receiving year's applicable limits in any agreement year.

(b) For purposes of this Agreement, a shortfall occurs when exports from the Republic of China to the United States during an agreement year are below the aggregate limits in this Agreement or the limits in force for the period ending 30 September 1974 for wool and man-made fibre textiles, and the period ending 31 December 1974 for cotton textiles, as provided in the Agreements of 30 December 1971. In the agreement year following the shortfall, exports from the Republic of

of China to the United States may be permitted to exceed the aggregate, group and specific limits in accordance with the provisions of sub-paragraph (a) and (b) of this paragraph by carry-over of shortfalls in the following manner:

(i) The carry-over shall not exceed the amount of shortfall in either the aggregate limit or any applicable group or specific limit; and

(ii) In the case of shortfalls in the categories (or combination of categories) subject to specific limits, the shortfalls shall be used in the same category (or combination of categories) in which the shortfall occurred; and

(iii) In the case of shortfalls not attributable to categories (or combination of categories) subject to specific limits, the carry-over shall be used in the same group in which the shortfall occurred.

(c) The limits referred to in sub-paragraphs (a) and (b) of this paragraph are without any adjustment under this paragraph or paragraph 6 above.

(d) The total adjustment under this paragraph shall be in addition to the adjustments permitted by paragraph 6 to the limits for any year.

9.(a) Categories not given specific limits are subject to consultation levels and to the aggregate and applicable group limits. In the event the Government of the Republic of China wishes to permit exports to the United States in any category in excess of the applicable consultation level during any agreement year, the Government of the Republic of China shall request consultations with the Government of the United States of America on this question and the Government of the United States of America shall enter into such consultations. Until agreement on a different level of exports is reached, the Government of the Republic of China shall limit exports to the United States in the category in question to the consultation level. For the first agreement year, the minimum consultation level for each category not given a specific limit shall be 1,000,000 square yards couivalent in cotton non-apparel categories 1-38 and 64; 700,000 square yards equivalent in cotton apparel categories 39-63; 1,250,000 square yards equivalent in man-made fibre non-apparel categories 200-213 and 241-243; \$75,000 square yards equivalent in man-made fibre apparel categories 214-240; and 125,000 square yards equivalent in wool categories 101-132. For the second and succeeding agreement years, these consultation levels shall be 1,000,000 square yards equivalent for non-apparel categories, 700,000 square yards equivalent for apparel categories and 100,000 square yards equivalent for wool categories.

(b) Consultation levels higher than the foregoing amounts for the first agreement year are set forth in Annex B. For the second and third agreement years, the following procedures shall apply with respect to exports during each of those agreement years in each category not subject to a specific limit:

(i) By 15 November immediately preceding the applicable agreement year the Government of the Republic of China shall notify the Government of the United States of America of anticipated exports in each such category during that agreement year. Following receipt of such notice, the Government of the United States of America shall have thirty days in which to request consultations with respect to any category.

(ii) When the Government of the United States of America requests consultations, the Government of the Republic of China shall meet promptly with the Government of the United States of America to work out a mutually satisfactory solution to such problems as may exist with respect to the anticipated exports referred to under (a) of this paragraph. The consultations shall be concluded within thirty days, unless the two Governments agree otherwise. In the event that such consultations do not result in a mutually acceptable solution, the Government of the Republic of China shall limit its exports in any category in question during the agreement year in question to the level requested by the Government of the United States of America at the conclusion of such consultations.

(iii) If no consultations are requested by the Government of the United States of America, the Government of the Republic of China shall not permit exports to exceed the level stated by the Government of the Republic of China under (a) of this paragraph without the specific concurrence of the Government of the United States of America to such additional exports. The Government of the Republic of China may request such concurrence at any time it believes appropriate. The Government of the United States of America shall give due consideration to such request and shall respond within twenty-one days of receipt of such request.

10. Overshipments in Categories 219, 224, 229, 240, 242, 121, 122, 125, and 103 from the Republic of China received by the United States during the period 1 October 1971 to 30 September 1972, for which partial compensation has already been received, shall be further compensated for as set forth below:

In the agreement year beginning 1 January 1975, shipments in Category 219 shall be reduced by 1.5 million square yards and in Category 224 by 2 million square yards. For the agreement year beginning 1 January 1976, shipments in Category 219 shall be reduced by 1.5 million square yards.

11. The Government of the Republic of China will use its best efforts to space exports to the United States of America within each wategory evenly throughout the agreement year, taking into consideration normal seasonal factors.

12. The Government of the United States of America shall promptly supply the Government of the Republic of China with data on monthly imports of cotton, manmade fibre and wool textiles from the Republic of China; and the Government of the Republic of China shall promptly supply the Government of the United States of America with data on monthly exports of cotton, man-made fibre and wool textiles from the Republic of China to the United States of America. Each Government agrees to supply promptly any other pertinent and readily available statistical data requested by the other Government.

13.(a) In implementing this Agreement, the system of categories and the rates of conversion into square yards equivalent listed in the Annex A hereto shall apply.

(b) Tops, yarns, piece goods, make-up articles, garments, and other textile manufactured products (being products which derive their chief characteristics from their textile components) of cotton, wool, man-made fibres, or blends thereof, in which any or all of those fibres in combination represent either the chief value of the fibres or 50 per cent or more weight (or 17 per cent or more by weight of wool) of the product, are subject to this Agreement.

(c) For purposes of this Agreement, textile products shall be classified as cotton, wool or man-made fibre textiles if wholly or in chief value of either of these fibres. All other products described in sub-paragraph (b) of this paragraph shall be classified as;

(i) <u>Cotton textiles</u> if containing 50 per cent or more by weight of cotton, or if the cotton component exceeds by weight the wool and/or the man-made fibre component.

(ii) <u>Wool textiles</u> if not cotton, and the wool equals or exceeds 17 per cent by weight of all component fibres.

(iii) <u>Man-made fibre textiles</u> if neither of the foregoing applies.

14.(a) The limitations in this Agreement shall not apply to handloom fabrics of the cottage industry of the Republic of China, or to folklore handicraft textile products traditional to the Republic of China, provided that such products are properly certified under arrangements between the two Governments.

(b) All items previously agreed upon as being exempt from the Cotton Textile and the Wool and Man-Made Fiber Textile Agreements of 30 December 1971, shall be exempt from the provisions of this Agreement, and the certification procedures provided therefore shall be continued for the duration of this Agreement.

15. If the Government of the Republic of China considers that the Republic of China is being placed in an inequitable position vis-à-vis a third country, the Government of the Republic of China may request consultations with the Government of the United States with a view to taking appropriate remedial action. The United States will consult with the Government of the Republic of China in the event of such a request.

16. Mutually satisfactory administrative arrangements or adjustments may be made to resolve minor problems arising in the implementation of this Agreement, including differences in points of procedure or operation.

17. The Government of the Republic of China and the Government of the United States of America agree to consult on any question arising in the implementation of this Agreement.

18. For the duration of this Agreement, the Government of the United States of America shall not invoke the procedures of Article 3 of the Arrangement to request restraint on the export of cotton, wool and man-made fibre textiles from the Republic of China to the United States.

19.(a) The Government of the Republic of China shall administer its export control system under this Agreement. The Government of the United States of America may assist the Government of the Republic of China in implementing the limitation provisions of this Agreement by controlling imports of textile products covered by the Agreement.

(b) The visa system previously agreed upon for certifying shipments under the Cotton Textile and Wool and Man-Made Fiber Textile Agreements of 30 December 1971, shall be continued for the duration of this Agreement.

20. The Government of the Republic of China and the Government of the United States of America may at any time propose revisions in the terms of this Agreement. Each Government agrees to consult promptly with the other Government about such proposal with a view to making such revisions to the present Agreement, or taking such other appropriate action, as may be mutually agreed upon.

21. Either Government may terminate this Agreement effective at the beginning of a new agreement year by written notice to the other Government to be given at least ninety days prior to the beginning of such new agreement year.

If this proposal is acceptable to the Government of the Republic of China, this note and your note of confirmation on behalf of the Government of the Republic of China shall constitute an Agreement between the Government of the Republic of China and the Government of the United States of America.

Accept, Excellency, the renewed assurances of my highest consideration.

For the Secretary of State: (signed) Julius L. Katz

Enclosures: Annex A Annex B

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The Honorable James C.H. Shen, Ambassador of the Republic of China

Note No.2

REPUBLIC OF CHINA NOTE

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21 May 1975

Excellency:

I have the honour to acknowledge receipt of Your Excellency's note of today's date, containing a proposed agreement on the exports of cotton, wool, and man-made fibre textiles from the Republic of China to the United States of America, to replace and supersede, effective 1 January 1975, the existing Cotton Textile and Wool and Man-Made Fiber Textile Agreements signed on 30 December 1971, as amended.

I wish to confirm, pursuant to instructions, that the Government of the Republic of China accepts the proposed agreement contained in your note mentioned above, and agrees that your note and this note of confirmation shall constitute an Agreement between our two Governments.

I renew to Your Excellency the assurances of my highest consideration.

(signed) James C.H. Shen Ambassador of the Republic of China

The Honorable Henry A. Kissinger Secretary of State Department of State Washington, D.C. •

ANNEX A

Categories of Cotton Textile Products

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Category number	Description	Unit	Conversion factor to sq.yds
l	Cotton Yarn, carded, singles	Lb.	4.6
2	Cotton Yarn, carded, plied	Lb.	4.6
3	Cotton Yarn, combed, singles	Lb.	4.6
3 4 5 6 7 8 9	Cotton Yarn, combed, plied	Lb.	4.6
5	Gingham, carded	Sq.yds.	Not required
6	Gingham, combed	Sq.yds.	Not required
7	Velveteen	Sq.yds.	Not required
8	Corduroy	Sa.yds.	Not required
	Sheeting, carded	Sq.yds.	Not required
10	Sheeting, combed	Sq.yds.	Not required
11	Lawns, carded	Sq.yds.	Not required
12	Lawns, combed	Sq.yds.	Not required
13	Voile, carded	Sq.yds.	Not required
14	Voile, combed	Sq.yds.	Not required
15	Poplin and Broadcloth, carded	Sq.yds.	Not required
16	Poplin and Broadcloth, combed	Sq.yds.	Not required
17	Typewriter ribbon cloth	Sq.yds.	Not required
18	Print cloth, shirting type, 80x80 type		
	carded	Sq.yds.	Not required
19	Print cloth, shirting type, other than		
	80x80 type, carded	Sq.yds.	Not required
20	Shirting, Jacquard or dobby, carded	Sq.yds.	Not required
21	Shirting, Jacquard or dobby, combed	Sq.yds.	Not required
22	Twill and sateen, carded	Sq.yds.	Not required
23	Twill and sateen, combed	Sq.yds.	Not required
24	Woven fabric, n.e.s., yarn dyed, carded	Sq.yds.	Not required
25	Woven fabric, n.e.s., yarn dyed,	-4.0 ~ ~ .	
~/	combed	Sq.yds.	Not required
26	Woven fabric, n.e.s., other, carded	Sq.yds.	Not required
27	Woven fabric, n.e.s., other, combed	Sq.yds.	Not required
28	Pillowcases, not ornamented, carded	Nos.	1.084
29	Pillowcases, not ornamented, combed	Nos.	1.084

Category number	Description	Unit	Conversion factor to sq.yds
30	Towels, dish	Nos.	.348
31	Towels, other	Nos.	.348
32	Handkerchiefs, whether or not in the		• 5.40
2~	piece	Doz.	1.66
33	Table damask and manufactures	Lb.	3.17
34	Sheets, carded	Nos.	6.2
35	Sheets, combed	Nos.	6.2
36	Bedspreads and quilts	Nos.	6.9
37	Braided and woven elastic	Lb.	4.6
38	Fishing nets and fish netting	Lb.	4.6
39	Gloves and mittens	Doz. prs.	3.527
40.	Hose and half hose	Doz. prs.	4.6
41	T-shirts, all white, knit, men's		r
10	and boys!	Doz.	7.234
42	T-shirts, other knit	Doz.	7.234
43	Shirts, knit, other than T-shirts	Do a	10 001
, ,	and sweat shirts	Doz.	7.234
44	Sweaters and cardigans	Doz.	36.8
45	Shirts, dress, not knit, men's and boys'	Doz.	22.186
46	Shirts, sport, not knit, men's		
40	and boys'	Doz.	24.457
47	Shirts, work, not knit, men's		~~~~
~ .	and boys'	Doz.	22.186
. d	"·		
48	Rainceats, 3/4 length or longer,	T	~~ ~
	not knit	Doz.	50.0
49	Coats, other, not knit	Doz.	32.5
50	Trousers, slacks, and shorts (outer),	.	
	not knit, men's and boys'	Doz.	17.797
51	Trousers, slacks and shorts (outer)		
• .	not knit, women's, girls' and	_	
	infants'	Doz.	17.797
52	Blouses, not knit	Doz.	14.53
53	Dresses (including uniforms) not knit	Doz.	45.3
54	Playsuits, sunsuits, washsuits,	·	
	creepers, rompers, etc., not knit,		~ ~ ~
	n.e.s.	Doz.	25.0

Category number	Description	Unit	Conversion factor to sq.yds.
55	Dressing gowns, including bathrobes	• • •	· · ·
	and beachrobes, lourging gowns,		
	housecoats, and dusters, not knit	Doz.	51.0
56	Undershirts, knit, men's and boys!	Doz.	9.2 (
57	Briefs and Undershorts, men's and		•
	boys ¹	Doz.	11.25
58	Drawers, shorts and briefs, knit,		
	n.e.s.	Doz	5.0
59	All other underwear, not knit	Doz.	16.0
60	Pajamas and other nightwear	Doz.	51.96
61		0020	J±• /0
ΟL	Brassierès and other body supporting	D	1 77
1-	garments	Doz.	4.75
62	Wearing apparel, knit, n.e.s.	Ľb.	4.6
63	Wearing apparel, not knit, n.e.s.	Lb.	4.6
64	All other cotton textiles	Lb.	4.6

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Categories of Wool Textile Products

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Category number	Description	Unit of measure	Sq.yds. conversion
101	Wool tops and wool advanced	Lb.	1.95
102	Yarns of Angora rabbit hair	Lb.	1.95
103	Other yarns of wool and hair	Lb.	1.95
104	Woven fabrics of wool, including blankets (carriage robes, lap robes, steamer rugs, etc.)		
	over 3 yards in length	Sq.yds.	1.00
105	Billiard cloth	Sq.yds.	1.0
106	Blankets	Lb.	1.295
107	Carriage and auto robes, etc.	•	
•••	n.o.s.	Lb.	1.295
108	Tapestries and upholstery fabrics	Sq.yds.	1.0
109	Pilo and tufted fabrics	Sq.yds.	1.0
110	Knit fabrics in the piece	Lb.	1.95

ion	Unit of measure	Sq.yds. conversion
•	Doz. Pr.	2.7814
	Doz. Pr.	2.093
	Lb.	1.95
les, knit not		
	Lb.	1.95
ar items	Lb.	1.95
l, n.e.s.,		
5 per pound	Lb.	1.95
l, n.e.s.,		
r pound	Lb.	1.95
cked	Lb.	1.95
, finished	Lb.	1.95
ts	No.	4.5
er coats	No.	4.5
d children's	· .	
	No.	4.75
ildren's		
	No.	1.5
d shorts	No.	1.5
apparel, n.e.s.	Lb.	2.0
e including		
8	Lb.	1.95
manufactures	Lb.	1.95
		.11
•		.11
	manufactures ings s, n.e.s.	manufactures Lb. ings Sq.ft.

200	Textured yarns	Lb.	3.51
201	Yarn wholly of continuous filament cellulosic	Lb.	5.19
202	Yarn wholly of continuous filament, other	Lb.	11.6
203	Yarn wholly of non-continuous filament, cellulosic	Lb.	3•4
			2 1

ategory number	Description	Unit of measure		Sq.yds. conversion
204	Yarn whelly of non-continuous filament	··· · ··· ·	an ann ann ann ann a	
	other	Lb.		4.12
205	Yarns, other	Lb.		3.51
206	Woven fabrics, cellulosic, wnolly of			
	continuous man-made fibre	Sq.yds.	•	1.0
207	Woven fabrics, cellulosic, wholly of			
	non-continuous fibres	Sq.yds.		1.0
208	Woven fabrics, other, wholly of	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
2.00	continuous man-made fibre	Sq.yds.		1.0
209	Woven fabrics, other, wholly of non-	oy.yus.		Teo
209	continuous fibres	C		1.0
010		Sq.yds.		T.0
210	Woven fabrics, other, of man-made		•	
	fibres (including fabric containing			
	more than 17 per cent by weight of			
	wool; glass fabrics and mixed yarn		•	
	fabrics)	Sq.yds.	•	1.0
211	Knit fabrics	Lb.		7.8
212	Pile and tufted fabrics	Sq.yds	1	1.0
213	Speciality fabrics	Lb.		7.8
214	Gloves and mittens, knit, whether or	•	:	
	not ornamented	Doz. Pr.		3.53
215	Hosiery	Doz. Pr.		4.6
216	Dresses, knit	Doz.		45.3
217	Pajamas and other nightwear, knit	Doz.		51.96
218	T-shirts, knit	Doz.	·	7.24
219	Shirts, other (including blouses),			
	knit	Doz.		18.36
220	Skirts, knit	Doz.		17.8
221	Sweaters and cardigans, knit	Doz.		36.8
222	Trousers, slacks and shorts, knit	Doz.		17.8
223	Underwear, knit	Doz.		16.0
224-pt	Suits, knit, men's and boys'	Lb.		7.8
224-pt	Coats, knit, men's and boys!	Lb.	المن ا	7.8
224-pt	Other wearing apparel, bnit, whether			
	or not ornamented	Lb.		7.8
225	Body supporting garments	Doz.		4.75
226	Handkerchiefs	Doz.		1.66

Category number	Description	Unit of measure	Sq.yds. conversion
227	Mufflers, scarves and shawls, not		
	knit	Lb.	7.8
228	Blouses, not knit	Doz.	14.53
229	Coats, not knit	Do z.	41.25
230	Dresses, not knit	Doz.	45.3
231	Dressing gowns, including bathrobes		
	and beachrobes, not knit	Doz.	51.0
232	Pajamas and other nightwear; not knit	Doz.	51.96
233	Playsuits, sunsuits, washsuits, etc.,		
	not knit	Doz.	21.3
234	Dress shirts, not knit	Doz.	22.19
235	Shirts, other, not knit	Doz.	24.46
236	Skirts, not knit	Doz.	17.8
237	Suits, not knit	No.	4.5
238	Trousers, slacks and shorts, not		• .
	knit	Doz.	17.8
239	Underwear, not knit	Doz.	16.0
240	Other wearing apparel, not knit,		
	whether or not ornamented	Lb.	7.8
241	Floor coverings	Sq.ft.	0.11
242	Other furnishings	Lb.	7.8
243	Man-made fibre manufactures, n.e.s.	Lb.	7.8

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ANNEX B

First Yoar	<u>Consultation</u>	Levels in	Excess (of Minimums
	•			

First Year Consultation Levels in Excess of Minimums Co Category	nsultation level (square yards equivalent)
	(square yards equivalent)
og oggory	0.000 /01
<pre>5/6 Ginghams 15/16 Poplin and broadcloth 24/25 Yarn-dyed fabrics 26/27 Other fabrics, n.e.s. 28/29 Pillowcases 30 Dish towels 34/35 Sheets 39 Gloves 41/42 T-shirts 44 Sweaters and cardigans 52 Blouses 53 Dresses 54 Playsuits 57 Briefs, men's and boys' 59 All other underwear, not knit 63 Other apparel, not knit 64 Other cotton textiles 103 Wool yarns, other 104 Woven fabrics, etc., wool 116 Knit apparel not over \$5 117 Knit apparel over \$5 121 Coats, men's and boys' 122 Coats and suits, women's, misses' and children's 124 Trousers, etc. 125 Wool apparel, n.e.s. 205 Yarns, other</pre>	2,923,696 2,000,000 3,599,493 12,000,000 2,500,000 1,035,760 2,076,981 1,269,720 1,250,000 1,250,000 1,095,315 3,603,832 1,150,000 1,400,000 2,232,248 793,665 3,000,000 1,562,565 312,500 1,000,000 2,060,602 1,287,876 2,000,000 2,187,500 30,000,000 1,875,000

	Category	Consultation level (square yards cquivalent)
206	Fabrics, cellulosic, continuous	2,738,750
207	Fabrics, cellulosic, non-continuous	2,218,750
208	Fabrics, continuous, other	2,500,000
209	Fabrics, non-continuous, other	2,250,000
210	Fabrics, other including glass	2,500,000
211	Knit fabrics	15,000,000
214	Gloves and mittens	7,812,500
215	Hosiery	4,720,000
216	Dresses, knit	37,298,435
217	Pajamas	4,375,000
218	T-shirts	1,250,000
220	Skirts	1,625,000
223	Underwear, knit	2,250,000
227	Mufflers, etc.	1,000,000
228	Blouses	8,750,000
229	Coats	20,000,000
230	Dresses	3,125,000
231	Dressing gowns	4,375,000
232	Pajamas	37,298,447
233	Playsuits, etc.	2,000,000
236	Skirts	1,625,000
37	Suits	5,000,000
238	Trousers, etc.	16,875,000
240	Other apparel	21,250,000
42	Other furnishings	1,875,000
243	Other manufactures	8,750,000