Textiles Surveillance Body

ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notification under Article 4, paragraph 4

Bilateral Agreement Between the United States and Korea

The Textiles Surveillance Body has received from the United States a notification of a new cotton, wool and man-made fibre agreement concluded between the United States and Korea for the period 1 January 1978 to 31 December 1982. The new agreement, which has been notified by the United States under Article 4, paragraph 4, of the Arrangement succeeds the previous textiles agreement between the two countries.1/

The TSB, pursuant to its procedures regarding bilateral agreements notified under Article 42/, has examined the relevant documentation and is circulating the text of the notification to participating countries for their information.

 $[\]frac{1}{2}$ For original agreement and amendments see COM.TEX/SB/126, 168, 262 and 308. $\frac{2}{5}$ COM.TEX/SB/35, Annex B.

No. 2 January 4, 1978

UNITED STATES AND THE REPUBLIC OF KOREA SIGN TEXTILE AGREEMENT

The United States and the Republic of Korea signed and exchanged notes relating to trade in cotton, wool and man-made fiber textiles and textile products between the two countries. The texts of the notes follow:

UNITED STATES NOTE

December 23, 1977

His Excellency Yong Shik Kim Ambassador of the Republic of Korea

Excellency:

I have the honor to refer to the Arrangement Regarding International Trade in Textiles (hereinafter referred to as the Arrangement), done at Geneva on December 20, 1973.

I have also the honor to refer to discussions between representatives of the Government of the Republic of Korea and the Government of the United States of America in Washington from July 26 to August 4 and from September 19 to September 22, 1977, and in Seoul from August 23 to August 30, 1977, concerning exports to the United States of America of cotton, wool and man-made fiber textiles and textile products manufactured in the Republic of Korea. As a result of these discussions, and in conformity with Article 4 of the Arrangement, I have the honor to propose, on behalf of the Government of the United States of America,

Mr. C. Hand (202) 632-1682

the following Agreement relating to trade in cotton, wool and man-made fiber textiles and textile products between the Republic of Korea and the United States of America:

1. This Agreement shall enter into force on the date of your Excellency's note confirming the terms hereof and shall remain in force through December 31, 1982, except as provided in paragraph 22.

2. Textiles and textile products covered by this Agreement shall be classified in three groups, as follows:

Group Definition

I	Yarns, fabrics, made-up goods and miscellandous
	textile products of cotton and man-made fibers.
	(Categories 300, 301, 310-320, 330, 359 part
	(shoe uppers), 360-363, 369, 600-605, 610-614,
	625-627, 630, 665, 666 and 669).
II	Apparel of cotton and man-made fibers.
	(Categories 331-342, 345, 347-352, 359, 631-652
	and 659).
	and the second

III Wool textiles and textile products. (Categories 400, 410, 411, 425, 429, 431-436, 438, 440, 442-448, 459, 464, 465 and 469). The determination of whether a textile or textile product is of cotton, wool, or man-made fiber shall be made in accordance with the terms of paragraph 10 The Categories referred to in the above definitions of groups are those summarized in Annex A.

3. Each "Agreement Year" shall be a calendar year, with the first Agreement Year commencing on January 1, 1978 and ending on December 31, 1978. "Limit" or "Limits" means, as the context requires, the Aggregate Limit, a Group Limit, a Specific Limit, a Sub-limit, or any combination thereof, as described in paragraph 5. "Flexibility" means, with respect to Group Limits, the amount by which a Group Limit may be exceeded pursuant to paragraph 7, and, with respect to Specific Limits and Sub-Limits, the amount by which a Specific Limit or Sub-Limit may be exceeded pursuant to paragraph 8.

4. (a) The system of Categories and the rates of conversion into square yards equivalent listed in Annex A shall apply in implementing this Agreement except as set out in subparagraph 4 (b).

(b) For purposes of this Agreement, and in recognition of the patterns of trade of the Republic of Korea with the United States of America, the groups of Categories below are merged and treated as single Categories and Subcategorie as indicated, with Limits for Categories and Sub-Limits for Sub-Categories as set out in Annex B:

Categories Merged	. Designation: in Agreement	Subcategories
333, 334, 335	333/334/335	333/334; 335
347, 348	347/348	347; 348
433, 434	433/434	433; 434
445, 446	445/446	None
633, 634, 635	633/634/635	633; 634; 635
638, 639	638/639 ,	None
645, 646	645/646	None

For purposes of computing charges to Aggregate, Group and Specific Limits and Sub-Limits for the Categories and Sub-Categories cited above, rates of conversion for individual Categories set out in Annex A shall be applied, except that the rates of conversion for Categories 333 and 334 shall be 39.5 square yards equivalent per dozen and that the rates of conversion for Categories 638 and 639 shall be 15.5 square yards equivalent per dozen.

(c) The Government of the United States of America reserves the right to consult with the Government of the Republic of Korea, under paragraph 21, should trade patterns within any of the above Categories change significantly.

(d) For purposes of this Agreement, Category 640,
 as summarized in Annex A, is divided into two Categories,
 designated Category 640 (dress shirts) and Category 640
 other shirts), each subject to a Specific Limit as set out
 in Annex B.

5. Commencing with the first Agreement Year, and during the subsequent term of this Agreement, the Government of the Republic of Korea shall limit annual exports from the Republic of Korea to the United States of America of cotton, wool, and man-made fiber textiles and textile products manufactured in the Republic of Korea to the Aggregate, Group and Specific Limits and Sub-Limits set out in Annex B, as such Limits may be adjusted in accordance with paragraphs 7, 8, and 9. The Limits set out in Annex B do not include any adjustments permitted under paragraphs 7, 8, or 9.

6.(a) Categories not subject to Specific Limits are subject to Consultation Levels and to the Aggregate and applicable Group Limits. Except as specified in Annex C, which sets out certain Consultation Levels for the first Agreement Year, or as established pursuant to sub-paragraph 6(b), Consultation Levels for each Agreement Year for Categories not subject to a Specific Limit shall be 1,000,000 square yards equivalent for Categories in Group I, 700,000 square yards equivalent for Categories in Group II, and 100,000 square yards equivalent for Categories in Group III.

(b) For the second and subsequent Agreement Years, the following procedures shall apply with respect to exports during each of such Agreement Years in each Category not subject to a Specific Limit:

By November 1 immediately preceding the (i) applicable Agreement Year, the Government of the Republic of Korea 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 30 days in which to request consultation with respect to any such Category. (ii) When the Government of the United States of America requests consultations, the Government of the Republic of Korea shall meet promptly (but in any event not more than 30 days after the request for consultations by the Government of the United States of America) with the Government of the United Statesof America to work out a mutually satisfactory solution to such problems as may exist with respect to the anticipated exports referred to under sub-paragraph 6 (b) (i). The consultations shall be concluded within 30 days, unless the two Governments agree otherwise.

(iii) In the event that such consultations do not result in a mutually satisfactory solution, the Government of the Republic of Korea shall limit its exports in any Category subject to consultations 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. Such level shall not be less than the level in effect during the Agreement Year in which the Government of the United States of America requested consultations. Beginning with the Agreement Year following the one in which the United States of America requested consultations, such level will be deemed to be a Specific Limit. During the first Agreement Year in which the level is first deemed to be a Specific Limit, it will be subject to Flexibility and Carry Forward provisions of paragraphs 8 and 9. During each Agreement Year subsequent to the Agreement Year in which the level is first deemed to be a Specific Limit, it shall be increased by 1 percent in the case of Categories in Group III, and 6.5 percent in the case of Categories in Group I and II, and shall be subject to Flexibility provisions of paragraph 8 and to the Carryover and Carry Forward provisions of paragraph 9.

(iv) If consultations are not requested by the Government of the United States of America with respect to any Category not subject to a Specific Limit, the Government of the Republic of Korea shall not permit exports in such category to exceed the level stated by the Government of the Republic of Korea under sub-paragraph 6(b)(i) without specific concurrence of the Government of the United States of America to such additional exports. The Government of the Republic of Korea 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 for concurrence and shall respond within 21 days of the receipt of any such request.

7. During any Agreement Year, and within the Aggregate Limit for such Agreement Year, the Group Limits set out in Annex B applicable to such Agreement Year may be exceeded by not more than 15 percent in the case of Group I, by not more than 7 percent in the case of Group II, and by not more than 3 percent in the case of Group III. Adjustments made pursuant to this paragraph are in addition to those pursuant to paragraph 9.

8. During any Agreement Year, and within the Aggregate and applicable Group Limits for such Agreement Year, as they may be adjusted pursuant to paragraphs 7 and 9, any

Specific Limit or Sub-Limit set out in Annex B, or pursuant to an amendment to Annex B, or as a result of the consultation procedure in subparagraph 6(b) may be exceeded by not more than:

10 percent if included within Group I,

7 percent if included within Group II,

5 percent if included within Group III,

provided however, that the Specific Limits and Sub-Limits, for Categories 319, 633/634/635, 638/639, 640 (dress shirts), 640 (other shirts), 641, 643, 645/646, and 647 may not be exceeded by more than 6 percent. Adjustments made pursuant to this paragraph are in addition to those pursuant to paragraph 9.

9.(a) In any Agreement Year, in addition to any adjustments pursuant to paragraphs 7 and 8, exports may exceed by a maximum of 11 percent (7.15 percent during the first Agreement Year) the Aggregate Limit and any Group or Specific Limit or Sub-limit by allocating to such Limit for that Agreement Year an unused portion of the corresponding Limit for the previous Agreement Year ("Carryover") or a portion of the corresponding Limit for the succeeding Agreement Year ("Carry Forward") subject to the following conditions:

(i) Carryover may be utilized as available up to11 percent of the receiving Agreement Year'sapplicable Limits, provided, however, that no

Carryover shall be available for application during the first Agreement Year, or for Specific Limits created pursuant to subparagraph 6(b) for the first year in which they are in existence; (ii) Except in the first Agreement Year or for the first year of the existence of any Specific Limit created pursuant to subparagraph 6(b), to which Carryover does not apply, the combination of Carryover and Carry Forward shall not exceed 11 per cent of the receiving Agreement Year's applicable Limit in any Agreement Year;

(iii) Carry Forward may be utilized up to 7.15 percent

of the receiving Agreement Year's applicable Limits and shall be charged against the immediately following Agreement Year's corresponding Limits; (iv) Carryover of Shortfall (as defined in Subparagraph 9(b) shall not be applied to any Specific Limits until the Governments of the Republic of Korea and the United States of America have agreed upon the amounts involved. Consultations to consider the amounts involved shall be held promptly upon the request of either Government and in any case within the first six months of the Agreement Year following the Agreement Year in which the Shortfall occurred.

(b) For purposes of this Agreement, a Shortfall occurs when exports of textiles or textile products of the Republic of Korea to the United States of America during an Agreement Year are below the Aggregate Limit and any applicable Group Limit, Specific Limit or Sub-limit. In the Agreement Year following the Shortfall, such exports from the Republic of Korea to the United States of America may be permitted to exceed the Aggregate, Group, and Specific Limits and Sub-Limits, subject to conditions of subparagraph 9(a) by Carryover of Shortfalls in the following manner:

(i) The Carryover shall not exceed the amount of Shortfall in either the Aggregate Limit or any applicable Group, Specific Limit or Sub-limit;
(ii) In the case of Shortfall in a Category or Sub-category subject to a Specific Limit or Sublimit, the Shortfall shall be used in the Category or Sub-category in which the Shortfall occurred; and (iii) In the case of Shortfalls not attributable

to Categories (or combinations of Categories) or Subcategories subject to Specific Limits or Sub-Limits, the Carryover 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 paragraphs 7 or 8.

(d) The total adjustment under this paragraph shall
 be in addition to adjustments to the Limits permitted
 by paragraphs 7 and 8.

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

(b) For the purposes of this Agreement, textile products shall be classified as cotton, wool or man-made fiber textiles if wholly or in chief value of any of these fibers. Any products covered by sub-paragraph 10(a) but not in chief value of cotton, wool or man-made fiber shall be classified as:

(i) Cotton textiles 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 fiber component; (ii) Wool textiles if not cotton, and wool equals
 or exceeds 17 percent by weight of all component
 fibers; and

(iii) Man-made fiber textiles if neither of the foregoing applies.

11. 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.

12. (a) The Government of the United States of America shall promptly supply the Government of the Republic of Korea with data on monthly imports of cotton, man-made fiber and wool textiles and textile products into the United States of America from the Republic of Korea.

(b) The Government of the Republic of Korea shall promptly supply the Government of the United States of America with data on monthly exports of cotton, man-made fiber and wool textiles and textile products from the Republic of Korea to the United States of America.

(c) Each Government agrees to supply promptly any other available statistical data necessary to the implementation of this Agreement requested by the other Government.

13. The Government of the Republic of Korea shall use its best efforts to space exports from the Republic of Korea to the United States of America within each Category or Sub-Category evenly throughout each Agreement Year, taking into consideration normal seasonal factors. 14. If, having regard to the provisions of the Arrangement, the Government of the Republic of Korea considers that the Republic of Korea is being placed in an inequitable position vis-a-vis a third country, the Government of the Republic of Korea may request consultations with the Government of the United States of America with a view to taking appropriate remedial action. The Government of the United States of America shall consult with the Government of the Republic of Korea in the event of such a request.

15. 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 fiber textiles and textile products from the Republic of Korea to the United States. Each Government reserves the rights under the Arrangement with respect to textiles and textile products to this Agreement.

16. The Government of the Republic of Korea 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 Korea in implementing the limitation provisions of this Agreement by controlling imports of textiles and textile products covered by this

Agreement.

17.(a) Subject to agreed certification procedures, exports of the textiles and textile products listed in Annex D, including Taekwondo and Judo suits, from the Republic of Korea to the United States of America shall be exempt from the provisions of this Agreement. Exports. of animal toys and similar "non-textile items" from the Republic of Korea to the United States also are not subject to the provisions of this Agreement.

(b) Exports of cotton, wool and man-made fiber textiles and textile products in shipments individually valued at less than \$250.00 shall not be charged to the Limits of this Agreement.

18. The two Governments will consult on appropriate Limits for Category 443 for the third and subsequent Agreement Years prior to the end of the second Agreement Year. The Government of the Republic of Korea and the Government of the United States of America shall also consult in timely manner (a) on appropriate limits for Category 440, for each Agreement Year, and (b) on appropriate treatment of leather patched apparel subject to this Agreement.

19. During the first Agreement Year, each Government shall maintain records on imports or exports, as appropriate, of cotton suits, the component parts of which were charged to two or more of Categories 333, 334, 335, 342, 347 and 348. If the Government of the United States of America requests consultation with the Government of the Republic of Korea prior to the end of the first Agreement Year with a view to creating a separate Specific Limit for cotton suits, the Government of the Republic ct Korea agrees to consult promptly with the Government of the United States of America.

20.(a) The Government of the United States of America and the Government of the Republic of Korea agree to consult, upon the request of either Government, on any question arising in the implementation of this Agreement.

(b) The two Governments agree to undertake a major review of this Agreement no later than the end of the third Agreement Year.

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

22. Either Government may terminate this Agreement, effective at the end of an Agreement Year, by written notice to the other Government, to be given at least 90 days prior to the end of such Agreement Year.

If the foregoing conforms with the understanding of the Government of the Republic of Korea, this note and Your Excellency's note of confirmation on behalf of the Government of the Republic of Korea shall constitute an Agreement between our two Governments.

Accept, Excellency, the renewed assurances of my highest consideration. For the Secretary of State:

/S/ William Barraclough

Category	Description	Conversion	Unit of
•	· · · · · ·	Factor	Measure
YAR	<u>N</u>		
Cott	on		
300 .	Carded	4.6	Lb.
301	Combed	4.6	Ĺb.
Wool		· ·	
400	Tops and yarn	2.0	Lb
Man-m	ade fiber		
600	Textured	3.5	Lb.
601	Cont. cellulosic	5.2	Lb.
602	Cont. noncellulos	ic ,11.6	Lb.
603	Spun cellulosic	3.4	Lb.
604	Spun noncellulosi	c _ 4.1	Lb.
605	Other yarns	3.5	Lb.

ANNEX A

	Cotton			
310	•	Ginghams	1.0	SYD
311		Velveteens	1.0	SYD
312		Corduroy	1.0	SYD
313		Sheeting	1.0	SYD
.314	••••••••••	Broadcloth	1.0	SYD
315		Printcloths	1.0	SYD
316	·····	Shirtings	1.0	SYD
317		Twills and Sateens	1.0	SYD
318		Yarn-dyed	1.0	SYD
319		Duck	1.0	SYD
. 320	•	Other fabrics, n.k.	1.0	SYD
330		Handkerchiefs	1.7	Dz.
	Wool			
410		Woolens and worsted	1.0	SYD
411		Tapestries and		
		upholstery	1.0	SYD
425	··· •	Knit	2.0	Lb.
429		Other Fabrics	1.0	SYD
	· .			

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FABRIC

-- Man-made fiber

610		Cont. cellulosic, n.k.	1.0	SYD
611		Spun cellúlosic, n.k.	1.0	SYD
612	· . ·	Cont. noncellulosic, n.k	.1.0	SYD
613		Spun noncellulosic, n.k.	1.0	SYD
614		Other fabrics, n.k.	1.0	SYD
625		Knit	7.8	Lb.
626		Pile and tufted	1.0	SYD
627		Specialty	7.8	Lb.
	ADDADET.			•

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APPAREL .

-- Cotton

331 Gloves ' 3.5 DPR 332 Hosiery 4.6 DPR Suit-type coats, M and . 333 . -. 36.2 В Dz. 334 Other coats, M and B 41.3 Dz. 335 Coats, W, G and I 41.3 Dz. Dresses (inc. uniforms) 45.3 336 Dz. 337 Playsuits, sunsuits, washsuits, creepers 25.0 Dz. Knit shirts, (inc. T-338 . shirts, other and sweatshirts) M and B 7.2 Dz.

339	Knit shirts and blouse	S	
· · · · · · · · · · · · · · · · · · ·	(inc. T-shirts, or		·
	& sweatshirts) W,		
	and I	7.2	Dz.
. 340	Shirts, n.k.	24.0	Dz.
341	Blouses, n.k.	14.5	Dz.
342	Skirts	17.8	Dz.
345	Sweaters	36.8	Dz.
347	Trousers, slacks,	and	
	shorts (outer)		
	M and B	17.8	nz.
348	Trousers, slacks and	a	
	shorts (outer) W	,	
	G and I	.17.8	Dz.
349	Brassieres, etc.	4.8	Dz.
350	Dressing gowns, inc	•	
	bathrobes, and b	each	
	robes, lounging	gowns	
	house coats, and		
	dusters	51.0	Dz.
351	Pajamas and other		
	nightwear	52.0	Dz.
352	Underwear (inc. uni	on	·
	suits)	11.0	Dz.
359	Other apparel	4.6	Lb.

-- Wool 2.1 DPR Gloves 431 DPR 2.8 Hosiery 432 433 No. Suit-type coats, M and B 3.0 No. 4.5 Other coats, M and B 434 4.5 No. Coats, W, G and I 435 4.1 Dresses No. 436 438 Knit shirts and blouses 15.0 Dz. Shirts and blouses; n.k.24.0 Dz. 440 Skirts 1.5 No. 442 . . No. 443 Suits, M and B 4.5 Suits, W, G and I 4.5 No. 444 36.8 Sweaters, M and B Dz. 445 Sweaters, W, G and I 36.8 Dz. 446 Trousers, slacks, and 447 shorts (outer) No. M and B 1.5 448 Trousers, slacks and shorts (outer) W, G and I 1.5 No. 459 Other wool apparel 2.0 Lb.

-- Man-made fiber

630 Handkerchiefs 1.7 Dz. 631 Gloves 3.5 DPR 632 Hosiery 4.6 'DPR Suit-type coats, 633 M and B 36.2 Dz. 634 Other coats, M and B 41.3 Dz. Coats, W, G and I 635 41.3 Dz. 636 Dresses 45.3 Dz. 637 Playsuits, sunsuits, washsuits, etc. 21.3 Dz. 638 Knit shirts, (inc. Tshirts), M and B 13.0 Dz. 639 Knit shirts and blouses (inc. T-shirts), W, G and I 15.0 Dz. 640 Shirts, n.k. 24.0 Dz. 641 Blouses, n.k. 14.5 Dz. 642 Skirts 17.8 Dz. 643 Suits, M and B 4.5 NO. 644 Suits, W, G and I 4.5 No. 645 Sweaters, M and B 36.8 Dz. 646 Sweaters W, G and I 36.8 Dz. 647 Trousers, slacks, and shorts (outer), M and B 17.8 Dz.

648.	Trousers, slacks and		
	shorts (outer), W,		
	G and I	17.8	Dz.
649	Brassieres, Etc.	4.8	Dz.
650	Dressing gowns, inc.		
	bath and beach robes	51.0	D7.
651	Pajamas and other		
	nightwear	52.0	Dz.
652	Underwear	16.0	Dz.
659	Other apparel	7.8	Lb.
	MADE-UPS AND MISC.		
	Cotton		
360	Pillowcases	1.1	No.
361	Sheets	6.2	No.
362	Bedspreads and quilts	6.9	No.
363	Terry and other pile		
	towels	0.5	No.
369	Other cotton		
	manufactures	4.6	Lb.
	Wool		
464	Blankets and auto robes	1.3	Lb.
465	Floor covering	0.1	SFT
469	Other wool manufactures	2.0	Lb.
	Man-made fiber		2 7 0
665	Floor coverings	0.1	SFT
666	Other furnishings	7.8	Lb.
669	Other man-made		- 1
	manufactures	7.8	Lb.

ANNEX B

Aggregate, Group Specific Limits and Sub-Limits

14, 998, 054 202, 298 147, 437 75, 437 45, 448 50, 917 976, 722 77,221 173,935 259,145 182,934 140,876 814,811 738,816 814,805 814,805 814,805 814,805 814,805 1,051,406 754,406 754,406 754,406 754,405 754,405 754,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 735 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,55 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 734,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74,405 74, 98,486 56,038 47,343 748,879,175 150, 637, 118 25,358,978 583,244,003 1111 1 1 1 5th year 14, 849, 558 200, 295 145, 634 74, 690 44, 998 consultation--46,874 50,413 967,052 92,475 52,618 52,618 153,728 153,226 245,226 132,328 137,328 137,328 137,328 137,328 137,328 137,328 137,328 137,220 3,092,252 962,212 994,774 706,839 577,194 5,259,683 4,320,773 1,598,731 24,560,754 703.172.934 141,285,894 547,087,483 4th year 228,477 228,477 228,477 161,338 161,338 161,338 164,839 764,783 764,783 764,783 757,559 751,434 1,558,559 860,307 2,976,095 26,095 14,702,533 198,312 144,192 73,950 44,552 46,410 49,915 957,477 (Subject to 23,787,655 86,831 49,407 124,265,371 132,506,959 660,256,276 513,046,784 **Jrd year** 14,556,963 196,348 142,765 73,218 73,218 151,491 116,675 157,698 726,452 726,452 726,452 776 1,400,964 1,400,964 1,401,333 2,864,467 891,333 320, 448 45, 950 49, 420 947, 997 2nd year 619,958,945 81,531 46,391 47,370 143,910 214,533 481,136,611 23,038,891 consultation-14,412,835 194,404 141,351 72,493 43,674 (Subject to (320,448 45,495 48,931 938,611 44, 479 135, 127 201, 439 142, 245 109, 554 1,200, 158 153, 405 706, 666 4, 823, 998 3, 893, 474 1, 440, 626 896, 397 648, 288 2, 836, 106 2, 836, 106 76,555 43,560 116,528,319 22,313,696 582, 121, 075 451,179,921 lst ycar Units Syd. Nos. Nos. Nos. Nos. Doz. Doz. Nos. Doz. Nos. Syd. Syd. Doz. Syd. Syd. Doz. Trousers, slaoks and shorts M&B Trousers, slacks and shorts M&B Trousers, slacks and shorts Yarn, fabrio, made-up and miso. ootton and man-made fibre products Duck Wool coats Suit-type coats, M&B Other coats, M&B Knit shirts and blouses Shirts and blouses, not Apparel of cotton and/or Dress shirts, not knit Other shirts, not knit Nan-made fibre coats Suit-type coats, M&B Description Blouses, not knit Suits, M&B Men's and boys' Coats, WG and I Shirts, not knit Other coats, M&B nan-made fibre Wool sweaters **Wool products** Cotton coats Sults, M&B Sults, WG&I Coats, WG&I Knit tops Sweaters **km1t** NG&I M&B (335) 347(5) (348) (348) (334) (334) (334) (334) (334) (334) (335) (335) (335) (335) (335) (335) 333/334/335 (333/334) 1 Aggregate 1 III dno.n Category 641 643 645/646 647 433/434 (433) (434) 443 444 445/446 445 Group II Group: I 640 138 91t 319 640

Annex C U.S./Korea Bilateral Textilc Agreement Agreed Consultation Level - 1978

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Category	Description	Units	Level
Group I			
300	Cotton Carded Yarn	Lbs.	326,087
301	Cotton Combed Yarn	Lbs.	326,087
310	Ginghams	Syd.	2,000,000
313	Sheeting	Syd.	7,500,000
314	Broadcloth	Syd.	7,000,000
315.	Printcloth	Syd.	6,000,000
317	Twill and Sateen	Syd.	4,750,000
320	Other Cotton Fabric	Syd.	16,000,000
330	Handkerchiefs	Doz.	1,300,000
362	Bedspreads and Quilts	Nos.	362,319
363	Terry and Other Pile	103.	304,313
202	Towels	Noo	5 000 000
369	Other Cotton	Nos.	5,000,000
202		The	1 000 600
	Manufactures	Lbs.	4,082,609
359pt.	Shoe Uppers	• 1	1 000 000
((380.3980, 382.3380)	Lbs.	1,086,957
600	Textured Yarn	Lbs.	1,428,571
601 [.]	Cellulosic Yarn	Lbs.	1,923,077
605	Other Yarns	Lbs.	2,571,429
	(Cordage 316.6020)	(Lbs.)	(1,303,951)
612	Cellulosic Fabric, NK	Syd.	19,000,000
	(Tie Fabric)	(Syd.)	(4,000,000)
613	Spun Cellulosic Fabric		•
	NK	Syd.	4,250,000
614	Other Fabric, NK	Syd.	2,300,000
625	Knit Fabric	Lbs.	641,026
666	Other Furnishings	Lbs.	256,410
669	Other MMF Mfgrs.	Lbs.	2,100,000
	(Fishnets)	(Lbs.)	(250,357)
	(Tents)	(Lbs.)	(1,410,256)
Group II	÷ .		
331	Gloves	DPr.	330,000
336	Dresses		30,256
337	Playsuits	Doz.	100,000
338/339	Knit Tops	Doz. Doz.	444,444
341	Blouses		
345	Sweaters	Doz.	89,655
350-		Doz.	27,174
351	Dressing gowns Nightwear	Doz.	19,608
352	Underwear	Doz.	38,462
		Doz.	163,636
359pt.	Other Apparel		
	(Excluding shoe	* -	7 200 0-0-0
	uppers)	Lbs.	1,500,000

631	MMF Gloves	DPr.	396,571
632	Hosiery	DPr.	260,000
636	Dresses	Doz.	124,754
642	Skirts	Doz.	105,056
648	Trousers, WG&I	Doz.	337,079
649	Brassieres	Doz.	218,750
650	Dressing Gowns	Doz.	17,647
651	Nightwear	Doz.	28,846
652	Underwear	Doz.	437,500
659	Other Apparel	Lbs.	5,128,205
Group III 410 448 459pt. 459pt. 459pt. 464 469	Woolen and Worsteds Trousers, WG&I Soles and Uppers of Wool Felt Other Than Soles & Uppers Wool Felt Blankets & Auto Robes Other	Lbs.	2,750,000 87,500 2,850,000 1,000,000 153,846 102,500

Annex D

1) Chima

The long, formless and ample skirt portion of the traditional Korean chima-chogori dress set.

2) Chogori

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The short halter type blouse or top portion of the traditional Korean chima-chogori dress set.

3) Bosun

An ankle boot-type article, wholly of cloth, worn by Korean women indoors.

4) Fabrics, not exceeding 24 x 48 inches in size, containing hand embroidered or handpainted Korean scenes, and used primarily as decorations or art objects.

- 5) Handmade carpets, i.e., in which the pile was inserted or knotted by hand and classified by the U.S. Customs under Tsusa numbers 360.10500, 360.1000, 360.1500, or 360.7540.
- 6) Korean style handbags and other flat goods of the type considered by the U.S. Customs to be classified as luggage: women's and children's handbags, and bill-folds, card cases, coin purses, eyeglass cases, and similar flat goods.

KOREAN NOTE

December 23, 1977

His Excellency Cyrus R. Vance Secretary of State Department of State Washington, D.C.

Excellency:

I have the honor to acknowledge the receipt of Your Excellency's note of December 23, 1977, concerning the exports of cotton, wool and man-made fiber textiles and textile products from the Republic of Korea to the United States of America.

I have further the honor to inform Your Excellency that the proposals set forth in Your Excellency's note are acceptable to the Government of the Republic of Korea and to confirm on behalf of the Government of the Republic of Korea that Your Excellency's note and this note in reply thereto shall constitute an Agreement between our two Governments.

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

/S/ Yong Shik Kim Ambassador

KOREAN NOTE

December 23, 1977

Excellency:

With reference to the notes exchanged today concerning the exports of cotton, wool and man-made fiber textiles and textile products from the Republic of Korea to the United States of America, I have the honor, on behalf of my Government, to propose that the Agreement as contained in the said notes will take effect provisionally until the Government of the Republic of Korea notifies the Government of the United States of America of the completion of its domestic legal procedures necessary for the formal entry into force of the above-mentioned Agreement.

If the above proposal is acceptable to your Government, I have further the honor to suggest that this note and Your Excellency's note of acceptance shall constitute an Agreement between the two Governments.

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

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Yong Shik Kim Ambassador

His Excellency Cyrus R. Vance Secretary of State Department of State Washington, D.C.

UNITED STATES NOTE

December 23, 1977

His Excellency Yong Shik Kim Ambassador of Korea

Excellency:

I have the honor to refer to Your Excellency's note of today's date concerning the provisional nature of the bilateral agreement of December 23, 1977 relating to trade in cotton, wool and manmade fiber textiles. I have further the honor to confirm that the proposal set out in Your Excellency's note is acceptable to the Government of the United States of America and that the bilateral textile agreement of December 23, 1977 is entered into provisionally in accordance with the terms of Your Excellency's note.

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

For the Secretary of State: /S/ William Barraclough

February 22, 1978 No. 86 REPUBLIC OF KOREA NOTIFICATION CONCERNING ENTRY INTO FORCE OF BILATERAL TEXTILE AGREEMENT OF DECEMBER 23, 1977.

His Excellency Cyrus R. Vance Secretary of State Department of State Washington, D.C.

February 7, 1978

Excellency:

With reference to our exchange of notes dated December 23, 1977, concerning the provisional nature of the Bilateral Agreement of December 23, 1977 relating to trade in cotton, wool and man-made fiber textiles, I have the honor to notify Your Excellency that the Government of the Republic of Korea has completed its domestic legal procedures necessary for the formal entry into force of the above-mentioned Agreement.

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

/S/ Yong Shik Kim Ambassador

EB - Mr. C. Hand (202) 632-1682

March 13, 1978 No. 115

THE UNITED STATES AND THE REPUBLIC OF KOREA CORRECT BILATERAL TEXTILE AGREEMENT

The United States and the Republic of Korea exchanged notes on February 24, 1978 and March 9, 1978 respectively, to effect corrections in the bilateral textile agreement of December 23, 1977. The texts of the notes follow:

UNITED STATES NOTE

February 24, 1978

His Excellency Yong Shik Kim Ambassador of Korea

Excellency:

I have the honor to refer to the Agreement of December 23, 1977 regarding trade in cotton, wool and man-made fiber textiles and textile products between the Republic of Korea and the United States of America (the Agreement).

I have the honor to propose, on behalf of the Government of the United States of America, that the text of the Agreement be corrected as follows:

1. The Conversion Factor for Categories 445 and 446, as set out in Annex A of the Agreement, shall be "14.88" square yards equivalent per dozen.

2. The Unit for Category 643, as set out in Annex B of the Agreement, shall be "Nos.".

If the foregoing conforms with the understanding of the Government of the Republic of Korea, this note and Your Excellency's note of confirmation on behalf of the Government of the Republic of Korea shall constitute an amendment correcting the Agreement.

For the Secretary of State:

/S/ Robert Hormats

EB - Mr. C. Hand (202) 632-1682

KOREAN NOTE

March 9, 1978

His Excellency Cyrus R. Vance Secretary of State Department of State Washington, D.C.

Excellency:

I have the honor to acknowledge the receipt of Your Excellency's note of February 24, 1978, concerning the export of cotton, wool and man-made fiber textiles and textile products from the Republic of Korea to the United States of America.

I have further the honor to inform Your Excellency that the proposals set forth in Your Excellency's note are acceptable to the Government of the Republic of Korea and to confirm on behalf of the Korean Government that Your Excellency's note and this note in reply thereto shall constitute an amendment correcting the Agreement.

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

/S/ Yong Shik Kim Ambassador