GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED
COM.TEX/SB/452
15 August 1979
Special Distribution

Textiles Surveillance Body

Original: English/French

ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Article 4 Notification

Bilateral Agreement between the EEC and the Philippines

The Textiles Surveillance Body has received from the EEC a notification of a new bilateral agreement which has been concluded under Article h of the Arrangement between the EEC and the Philippines concerning trade in textiles, for the period 1 January 1978 to 31 December 1982.

The TSB, pursuant to its procedure regarding bilateral agreements notified under Article $^{\rm kl}$, has examined the relevant documentation and is circulating the text of this agreement to participating countries for their information.²

¹See COM.TEX/SB/35, Annex B

²The TSB's observations and recommendations set forth in COM.TEX/SB/380 and 388 will apply to this agreement.

AGREEMENT BETWEEN THE EUROPEAN ECONOMIC COMMUNITY AND THE REPUBLIC OF THE PHILIPPINES ON TRADE IN TEXTILE PRODUCTS

THE COUNCIL OF THE EUROPEAN COMMUNITIES, of the one part, and

THE GOVERNMENT OF THE REPUBLIC OF THE PHILIPPINES, of the other part,

DESIRING to promote, under conditions providing every security for trade, the orderly and equitable development of trade in textile products between the European Economic Community (hereinafter referred to as "the Community") and the Republic of the Philippines,

RESOLVED to take the fullest possible account of the serious economic and social problems at present affecting the textile industry in both importing and exporting countries, and in particular, to eliminate real risks of market disruption on the market of the Community and disruption to the textile trade of the Republic of the Philippines,

HAVING REGARD to the Arrangement regarding International Trade in Textiles (hereinafter referred to as "the Geneva Arrangement"), and in particular Article $^{\rm h}$ thereof; and to the conditions set out in the Protocol extending the Arrangement together with the Conclusions adopted on $1^{\rm h}$ December 1977 by the Textiles Committee (L/ $^{\rm h}$ 616),

HAVE DECIDED to conclude this Agreement and to this end have designated as their Plenipotentiaries:

THE COUNCIL OF THE EUROPEAN COMMUNITIES:

THE GOVERNMENT OF THE REPUBLIC OF THE PHILIPPINES:

WHO HAVE AGREED AS FOLLOWS:

SECTION I : TRADE ARRANGEMENTS

ARTICLE 1

- 1. The parties recognize and confirm that, subject to the provisions of this Agreement and without prejudice to their rights and obligations under the General Agreement on Tariffs and Trade, the conduct of their mutual trade in textile products shall be governed by the provisions of the Geneva Arrangement.
- 2. In respect of the products covered by this Agreement, the Community undertakes not to introduce quantitative restrictions under Article XIX of the General Agreement on Tariffs and Trade or Article 3 of the Geneva Arrangement.
- 3. Measures having equivalent effect to quantitative restrictions on the importation into the Community of the products covered by this Agreement shall be prohibited.

- 1. This Agreement shall apply to trade in textile products of cotton, wool and man-made fibres originating in the Republic of the Philippines which are listed in Annex I.
- 2. The description and identification of the products covered by this Agreement are based on the nomenclature of the Common Customs Tariff and on the Nomenclature of Goods for the External Trade Statistics of the Community and the Statistics of Trade between Member States (NIMEXE).

5. The origin of the products covered by this Agreement shall be determined in accordance with the rules in force in the Community.

The procedures for control of the origin of the products referred to above are laid down in Protocol A.

ARTICLE 3

The Republic of the Philippines agrees for each Agreement year to restrain its exports to the Community of the products described in Annex II to the limits set out therein.

Exports of textile products set out in Annex II shall be subject to a double-checking system specified in Protocol A.

- 1. Exports of cottage industry fabrics woven on hand- or foot-operated looms, garments or other articles obtained manually from such fabrics and traditional folklore handicraft products shall not be subject to quantitative limits, provided that these products meet the conditions laid down in Protocol B.
- 2. Imports into the Community of textile products covered by this Agreement shall not be subject to the quantitative limits established in Annex II, provided that they are declared to be for re-export outside the Community in the same state or after processing, under the administrative system of control set up for this purpose within the Community.

However, the release for home use of products imported under the conditions referred to above shall te subject to the production of an export licence issued by the Philippine authorities, and to proof of origin in accordance with the provisions of Protocol A.

imports of textile products have been set off against a quantitative limit established under this Agreement, but that the products have subsequently been re-exported outside the Community, the authorities concerned shall inform the Philippine authorities within four weeks of the quantities involved and authorize imports of identical quantities of the same products, which shall not be set off against the quantitative limit established in Annex II for the current or the following year.

ARTICLE 5

1. In any Agreement year advance use of a portion of the quantitative limit established for the following Agreement year is authorized for each category of products up to 5% of the quantitative limit for the current Agreement year.

Amounts delivered in advance shall be deducted from the corresponding quantitative limits established for the following Agreement year.

2. Carryover to the corresponding quantitative limit for the following Agreement year of amounts not used during any Agreement year is authorized up to 5% of the quantitative limit for the current Agreement year.

- 3. Transfers in respect of categories in Group I shall not be made from any category except as follows:
 - transfers between Categories 1, 2 and 3 may be effected up to 5% of the quantitative limits for the category to which the transfer is made except that in the case of Category 1 the parties acknowledge that the transfer of 5% has already been incorporated in the quantitative limit for Category 1 set out in Annex II;
 - transfers between Categories 4, 5, 6, 7 and 8 may be made up to 5% of the quantitative limit for the category to which the transfer is made.

Transfers into any category in Groups II, III, IV and V may be made from any category or categories in Groups I, II, III, IV and V up to 5% of the quantitative limit for the category to which the transfer is made.

- 4. The table of equivalence applicable to the transfers referred to above is given in Annex I to this Agreement.
- 5. The increase in any category of products resulting from the cumulative application of the provisions in paragraphs 1, 2 and 3 above during an Agreeme: year shall not exceed 15%.
- 6. Prior notification shall be given by the authorities of the Republic of the Philippines in the event of recourse to the provisions of paragraphs 1, 2 and 3 above.

- 1. Exports of textile products not listed in Annex II to this Agreement may be made subject to quantitative limits by the Republic of the Philipplies on the conditions laid down in the following paragraphs.
- 2. Where the Community finds, under the system of administrative control set up, that the level of imports of products in a given category not listed in Annex II originating in the Republic of the Philippines exceeds, in relation to the preceding year's total imports into the Community of products in that category, the following rates:
 - for categories of products in Group I : 0.2%;
 - for categories of products in Group II : 1.2%

it may request the opening of consultations in accordance with the procedure described in Article 12 of this Agreement, with a view to reaching agreement on an appropriate restraint level for the products in such category.

Republic of the Philippines undertakes, from the date of notification of the request for consultations, to suspend or limit at the level indicated by the Community in the said notification exports of the category of products in question to the Community or to the region or regions of the Community market specified by the Community.

The Community shall authorize the importation of products of the said category shipped from the Republic of the Philippines before the date on which the request for consultations was submitted.

4. Should the Parties be unable in the course of consultations to reach a satisfactory solution within the period specified in Article 12 of the Agreement, the Community shall have the right to introduce a quantitative limit at an annual level not lower than that reached by imports of the category in question and referred to in the notification of the request for consultations.

The annual level so fixed shall be revised upwards after consultations in accordance with the procedure referred to in Article 12, with a view to fulfilling the conditions set out in paragraph 2, should the trend of total imports into the Community of the product in question make this necessary.

- 5. The limits introduced under paragraph 2 or paragraph a may in no case be lower than the level of imports of products in that category originating in the Republic of the Philippines in 1976.
- 6. Quantitative limits may also be established by the Community on a regional basis in accordance with the provisions of Protocol C.
- 7. The annual growth rate for the quantitative limits introduced under this Article shall be determined in accordance with the provisions of Protocol D.
- 3. The provisions of this Article shall not apply where the percentages specified in paragraph 2 have been reached as a result of fall in total imports into the Community, and not as a result of an increase in exports of products originating in the Republic of the Philippines.

- 9. In the event of the provisions of paragraph 2 or paragraph 4 being applied, the Republic of the Philippines undertakes to issue export licences for products covered by contracts concluded before the introduction of the quantitative limit, up to the volume of the quantitative limit fixed for the current year.
- 10. For the purpose of applying the provisions of paragraph 2, the Community undertakes to provide the Philippine authorities, before 31 March of each year, with the preceding year's statistics on imports of all textile products covered by this Agreement, broken down by supplying country and Community Member State.
- 11. The provisions of this Agreement which concern exports of products subject to the quantitative limits established in Annex II shall also apply to products for which quantitative limits are introduced under this Article.

SECTION II: ADMINISTRATION OF THE AGREEMENT

ARTICLE 7

1. The Republic of the Philippines undertakes to supply the Community with precise statistical information on all export licences issued by the Philippine authorities for all categories of textile products subject to the quantitative limits set out in Annex II.

- 2. The Community shall likewise transmit to the Philippine authorities precise statistical information on import authorizations or documents issued by the Community authorities, and import statistics for products covered by the system of administrative control referred to in Article $\delta(2)$.
- The information referred to above shall, for all categories of products, be transmitted before the end of the second month following the quarter to which the statistics relate.
- 4. Should it be found on analysis of the information exchanged that there are significant discrepancies between the returns for exports and those for imports, consultations may be initiated in accordance with the procedure specified in Article 12 of this Agreement.

Any amendment to the Common Customs Tariff or Nimexe, made in accordance with the procedures in force in the Community, concerning categories of products covered by this Agreement or any decision relating to the classification of goods shall not have the effect of reducing any quantitative limit established in Annex II nor of limiting the access of Philippine exports to the Community market in products covered by the system of administrative control referred to in Article 6(2).

The Republic of the Philippines shall endeavour to ensure that exports of textile products subject to quantitative limits are spaced out as evenly as possible over the year, due account being taken, in particular, of seasonal factors.

However, notwithstanding such seasonal factors, should recourse be had to the provisions of Article 16(3), the quantitative limits established in Annex II shall be reduced proportionately.

- Annex II not used in a Member State of the Community may be allocated to another Member State in accordance with the procedures in force in the Community. The Community undertakes to reply within four weeks to any request made by the Republic of the Philippines for such reallocation. It is understood that any reallocation so effected shall not be subject to the limits fixed under the flexibility provisions set out in Article 5 of this Agreement.
- 2. Should it appear in any given region of the Community that additional supplies are required, the Community may, where measures taken pursuant to paragraph 1 above are inadequate to cover those requirements, authorize the importation of amounts greater than those stipulated in Annex II.

- 1. The Republic of the Philippines and the Community undertake to refrain from discrimination in the allocation of export licences and import authorizations or documents respectively.
- 2. In implementing this Agreement, the Contracting Parties shall take care to maintain the traditional commercial practices and trade flows between the Community and the Republic of the Philippines.
- 3. Should either Party find that the application of this Agreement is disturbing existing commercial relations between importers in the Community and suppliers in the Republic of the Philippines, consultations shall be started promptly, in accordance with the procedure specified in Article 12 of this Agreement, with a view to remedying this situation.

- The special consultation procedures referred to in this Agreement shall be governed by the following rules:
 - any request for consultations shall be notified in writing to the other Party;

- the request for consultations shall be followed within a reasonable period (and in any case not later than fifteen days following the notification) by a statement setting out the reasons and circumstances which, in the opinion of the requesting Party, justify the submission of such a request;
- the Parties shall enter into consultations within one month at the latest of notification of the request, with a view to reaching agreement or a mutually acceptable conclusion within one further month at the latest;
- the period of one month referred to above for the purpose of reaching agreement on a mutually acceptable conclusion may be extended by common accord.
- 2. If necessary, at the request of either of the Parties and in conformity with the provisions of the Geneva Arrangement, consultations shall be held on any problems arising from the application of this Agreement. Any consultations held under this Article shall be approached by both Parties in a spirit of cooperation and with a desire to reconcile the difference between them.

SECTION III: TRANSITIONAL AND FINAL PROVISIONS

ARTICLE 13

- 1. The provisions of this Agreement shall not apply to imports of products subject to quantitative limits in 1977, provided such products are shipped before 1 January 1978.
- Products originating in the Republic of the Philippines which become subject to quantitative limits from 1 January 1978 only, in pursuance of this Agreement, may be imported into the Community without the production of an export licence until 50 April 1978, provided such products are shipped before 1 January 1978.

ARTICLE 14

By way of derogation from Articles 2 and 8 of Protocol A, the Community undertakes to issue import authorizations or documents without the production of an export licence or certificate of origin in the form prescribed in the said Article 8 for products originating in the Republic of the Philippines, subject to quantitative limits under this Agreement, provided such products are shipped in the period from 1 January 1978 to 31 March 1978 and do not exceed 40% of the quantitative limits applicable to the products. This period may be extended by agreement reached between the Parties in accordance with the procedure laid down in Article 12 of this Agreement.

The Community shall supply the Philippine authorities without delay with precise statistical information on import authorizations or documents issued_under this Article; the said authorities shall set the corresponding amounts off against the quantitative limits established in Annex II for the products in question for 1978.

ARTICLE 15

This Agreement shall apply, on the one hand, to the territories in which the Treaty establishing the European Economic Community is applied and under the conditions laid down in that Treaty and, on the other hand, to the territory of the Republic of the Philippines.

- 1. This Agreement shall enter into force on the first day of the month following the date on which the Contracting Parties notify each other of the completion of the procedures necessary for this purpose. It shall be applicable until 31 December 1982.
- 2. This Agreement shall apply with effect from 1 January 1978.
- 3. Either Party may at any time propose modifications to this Agreement or denounce it provided that at least ninety days' notice is given. In the latter event the Agreement shall come to an end on the expiry of the period of notice.
- 4. The Annexes and Protocols to this Agreement and the Exchanges of Letters shall form an integral part thereof.

This Agreement shall be drawn up in two copies in the Danish, Dutch, English, French, German and Italian languages each of these texts being equally authentic.

ANMEX I

Category	Descript: ¬	NIEE Code	Table of equivalence	
		• 978	pieces/kg	gr/piece
1	Cotton yarm not put up for retail sale	55.05-13 55.05-19 55.05-25 55.05-25 55.05-25 55.05-37 55.05-41 55.05-46 55.05-61 55.05-61 55.05-67 55.05-67 55.05-67 55.05-67 55.05-69 55.05-72 55.05-78 55.05-98		
			-	

The Code Nimexe in Column 3 is for the internal purpose of the Community.

⁻ Goods classified in Annex I and of a mixture of two or more textile materials are to be classified as if consisting wholly of that one textile material which predominates in weight over any other single textile material.

Category	Page	NINEXE Code	Table of e	quivalence
Roll	Description	1972	pieces/kg	gr/piece
2	Wowen fabrics of cotton, other than gnuze, terry fabrics, narrow woven fabrics, pile fabrics, chemille fabrics, tulle and other net fabrics	55.09-01; 55.09-02 55.09-03; 55.09-04 55.09-12; 55.09-13 55.09-14; 55.09-13 55.09-14; 55.09-17 55.09-16; 55.09-17 55.09-19; 55.09-21 55.09-29; 55.09-31 55.09-31; 55.09-31 55.09-39; 55.09-31 55.09-39; 55.09-51 55.09-52; 55.09-53 55.09-54; 55.09-61 55.09-63; 55.09-61 55.09-63; 55.09-64 55.09-67; 55.09-64 55.09-67; 55.09-68 55.09-67; 55.09-68 55.09-67; 55.09-70 55.09-71; 55.09-72 55.09-73; 55.09-83 55.09-84; 55.09-83 55.09-87; 55.09-81 55.09-82; 55.09-83 55.09-87; 55.09-81 55.09-87; 55.09-81		
	a) of which other than unbleached or bleached	55.09-03; 55.09-04 55.09-05; 55.09-51 55.09-54; 55.09-55 55.09-56; 55.09-57 55.09-56; 55.09-61 55.09-63; 55.09-64 55.09-67; 55.09-66 55.09-67; 55.09-81 55.09-82; 55.09-83 55.09-84; 55.09-86 55.09-87; 55.09-82 55.09-93; 55.09-97		

egoxy	Description	Marana Codo	Table of	Table of equivalence		
	Sears = pt. Lux	יִידְטָיּ	pieces/kg	gr/piece		
- () B. (oven fabrics of synthetic fibres discontinuous or waste) other than arrow woven fabrics, pile fabrics including terry fabrics) and chemille abrics	56.07-26 56.07-05 56.07-05 56.07-05 56.07-10 56.07-10 56.07-26 56.07-26 56.07-27 56.07-28 56.07-33 56.07-33 56.07-33				
a	of which other than unbleached or bleached	56.077-05 56.077-07 56.077-1:07 56.077-1:08 56.077-1:08 56.077-23 56.077-23 56.077-23 56.077-33 56.077-33 56.07-3				
tur lik nor gar fit a)	irts, T-shirts, lightweight roll or role neck pullovers, undervests and the ce, knitted or crocheted, not elastic rubberized, other than bables' ments, of cottom or synthetic textile pres T-shirts etc. Shirts other than T-shirts	50.04-05 50.04-13 50.04-18 60.04-29 50.04-30 50.04-30 50.04-30 50.04-50	6.48	154		

Description	NINEXE Code	Table of equivalence	
DESCLIPTION	1978	pleces/kg	gr/piece
Jerseys, pullovers, slip-overs, twinsets, cardigans, bed-jackets and jumpers, knitted or crocheted, not elastic nor rubberized	60.05-01 60.05-27 60.05-28 60.05-29 60.05-33 60.05-36 60.05-36 60.05-37	4.53	221
Men's and boys' woven treeches, shorts and trousers (including slacks); women's, girls' and infants' woven trousers and slacks	61.01-62 61.01-64 61.01-66 61.01-72 61.01-74 61.01-76 61.02-66 61.02-63 61.02-72	1.76	568
Blouses and shirt-blouses, kmitted or crocheted (not elastic nor rubberized), or woven, for women, girls and infants	60.05-22 60.05-23 60.05-24 60.05-25 61.02-78 51.02-82 51.02-34	5.55	130
Men's and boys' shirts, woven	61.03-11 61.03-15 61.03-19	4,50	217
	denis and boys' woven breeches, shorts and trousers (including slacks); women's, girls' and infants' woven trousers and slacks Blouses and shirt-blouses, knitted or crocheted (not elastic nor rubberized), or woven, for women, girls and infants	Jerseys, pullovers, slip—overs, twinsets, cardigans, bed-jackets and jumpers, 60.05-27	Description 1978

GROUP II

Category	Description	NIEEE Code	Table of equivalence		
oa segur y	Description	1978	pleces/kg	gr/piece	
9	Woven cotton terry fabrics; toilet and kitchen linen of woven cotton terry fabrics	55.08-10 55.03-30 55.08-50 55.08-60 52.08-71			
10	Gloves, mittens and mitts, knitted or crocheted not elastic nor rubberized, impregnated or coated with artificial plastic maternals	50.02-40	10.14 pr	99	
11	Gloves, mittens and mitts, knitted or crocheted not elastic nor rubberized, other than those of category 10	60.02-50 50.02-50 50.02-70 60.02-80	21.5 pr	41	
12	Stockings, under stockings, socks, arkle-socks, sockettes and the like, knitted or crocheted, not elastic nor rubberized, other than women's stockings of synthetic textile fibres	60.03-11 60.03-19 60.03-25 50.03-27 60.03-30 60.03-90	24.3 pr	41	
13	Men's and boy's underpants and briefs, women's, girls' and infants' (other than babies'), knickers and briefs, knitted or crocheted, not elastic nor rubberized, of cotton or synthetic textile fibres	60.04-17 60.04-27 60.04-18 60.04-56	17	59	
14 A	Men's and boys' coats of impregnated, coated, covered or laminated woven fabri:	61.01-01	1.C	1,000	
14 B	Men's and boys' voven overcosts, rain- coats and other coats, cloaks and capes, other than those of category 14 A	51.01-41 51.01-42 61.01-44 61.01-45 61.01-47	C.72	1,389	
15 A	Women's, girls' and infants' coats of impregnated, coated, covered or laminated woven fabric	51.02-05	1.1	909	
15 B	Women's, girls' and infants' woven over- coats, raincoats and other coats, cloaks and capes, jackets and blazers, other than garments of category 15 A	61.02-31 61.02-32 61.02-33 61.02-36 61.02-37 61.02-37 61.02-39 61.02-40	C.34	1,190	
16	Men's and boys' woven suits (including co-ordinate suits consisting of two or three pieces, which are ordered, packed, consigned and normally sold together)	61.01-51 61.01-54 51.01-57	c.30	1,250	
17	Men's and boys' woven jackets and blazers	61.01-34 61.01-36 51.01-37	1.43	700	
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Category	Description	NIMEXE Code	Table of e	quivalence
CELEBOLY	Description	1978	pieces/kg	gr/piece
18	Men's and boys' woven under garments other than shirts	61.03-51 61.03-55 61.03-59 61.03-81 61.03-85 61.03-89		
19	Handkerchiefs of woven fabrics, not more than 15 EUA/kg	61.05-30 61.05-99	55.5	18
20	Bed linen, woven	62.02-11 62.02-19		
21	Parkas, amoraks, windcheaters and the like, woven	61.01-29 61.01-31 61.01-32 61.02-25 61.02-26 61.02-28	2.3	435
22	Yarm of discontinuous or waste synthetic fibres, not put up for retail sale	56.05-03 56.05-07 56.05-11 56.05-15 56.05-15 56.05-15 56.05-21 56.05-21 56.05-21 56.05-23 56.05-34 56.05-34 56.05-38 56.05-38 56.05-38 56.05-38 56.05-46 56.05-45		
	a) of which acrylic	56.05-21 56.05-23 56.05-25 56.05-28 56.05-32 56.05-34 56.05-36		
23	Yarn of discontinuous or waste regenerated fibres, not put up for retail sale	56.05-5; 56.05-55 56.05-61 56.05-65 56.05-75 56.05-81 56.05-85 56.05-91 56.05-99	-	
24	Men's and boys' pyjamas, knitted or crocheted of cotton or of synthetic textile fibres	60.04-15 60.04-47	2.8	357

	Description	NIMENE Code	Table of equivalence	
Category	Description	1978	pieces/kg	gr/piec.
25	Women's, girls' and infants' (other than babies') knitted or crocheted pyjamas and nightdresses, of cotton or synthetic fibres	60.04-21 60.04-25 60.04-51 60.04-53	4-3	233
26	Women's, girls' and infants' (other than babies') woven and knitted or crocheted dresses	60.05-41 60.05-42 60.05-43 60.05-44 61.02-48 61.02-52 61.02-53 61.02-54	3.1	323
27	Women's, girls' and infants' (other than babies') woven and knitted or crocheted skirts, including divided skirts	50.05-51 50.05-52 50.05-54 60.05-58 61.02-58 61.02-62	2.5	385
28	Knitted or crocheted trousers (except shorts) other than babies'	50,05-61 60,05-62 60,05-64	1.61	620
ī!	Women's, girls' and infants' (other than babies') woven suits and costumes (including co-ordinate suits consisting of two or three piaces which are ordered, packed, consigned and normally sold together)	61.02-42 61.02-43 61.02-44	1.37	730
30 A	Women's, girls' and infants' woven pyjamas and nightdresses	61.04-11 61.04-13 61.04-18	4.0	250
30 B	Women's, girls' and infants' (other than babies') woven undergarments other than pyjamas and nightdresses	61.04-91 61.04-93 61.04-98		
31	Brassières, woven, knitted or crocheted	61.09-5C	15.2	55

GROUP III

Category	Description	NIMEXE Code	Table of e	quivalence
	pascription	1978	pisces/kg	gr/piece
32	Woven pile fabrics and chemille fabrics (other than terry fabrics of cotton and narrow woven fabrics)	58.04-07 58.04-11 58.04-15 58.04-18 58.04-41 58.04-43 58.04-45 58.04-61 58.04-67 58.04-67 58.04-71 58.04-75 58.04-75 58.04-78		
33	Woven fabrics of strip or the like of polyethylene or polypropylene, less than 3m wide; woven sacks of such strip or the like	51.04-06 62.03-96		
34	Woven fabrics of strip or the like of polyethylene or polypropylene 3m or more wide	51.04-08		
35	Woven fabrics of synthetic textile fibres (continuous), other than those for tyres and those containing elastomeric yarm	51.04-11; 51.04-13 51.04-15; 51.04-17 51.04-18; 51.04-21 51.04-23; 51.04-25 51.04-26; 51.04-27 51.04-29; 51.04-32 51.04-34; 51.04-36 51.04-42; 51.04-44 51.04-46; 51.04-48		
	a) of which other than unbleached or bleached	51.04-15; 51.04-17 51.04-18; 51.04-23 51.04-25; 51.04-26 51.04-27; 51.04-28 51.04-32; 51.04-34 51.04-42; 51.04-44 51.04-46; 51.04-48		
36	Woven fabrics of regenerated textile fibres (continuous) other than those for tyres and those containing elastomeric yarm	51.04-56; 51.04-58 51.04-62; 51.04-64 51.04-66; 51.04-72 51.04-74; 51.04-76 51.04-82; 51.04-84 51.04-86; 51.04-88 51.04-89; 51.04-93 51.04-94; 51.04-97 51.04-96; 51.04-97		
	a) of which other than unbleached or bleached	51.04-58 51.04-62 51.04-64 51.04-72 51.04-76 51.04-82 51.04-86 51.04-86 51.04-89 51.04-95 51.04-95 51.04-96 51.04-97 51.04-98		

Category	Description	N INTERE Code	Table of e	quivalence
		1978	bracea\#S	€x/brece
37	Woven fabrics of regenerated textile fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chemille fabrics	56.07-37; 56.07-42 56.07-44; 56.07-48 56.07-52; 56.07-53 56.07-54; 56.07-57 56.07-63; 56.07-62 56.07-66; 56.07-72 56.07-73; 56.07-72 56.07-77; 56.07-78 56.07-82; 56.07-87		
	a) c^ which other than unbleached or breached	56.07-37; 56.07-44 56.07-48; 56.07-52; 56.07-54; 55.07-57; 56.07-58; 56.07-63; 56.07-64; 56.07-66; 56.07-73; 56.07-74; 56.07-77; 56.07-78; 56.07-83; 56.07-84; 56.07-87		
A 8c	Enitted or procheted synthetic mirtain fabrics including net curtain fabric	50,01-40		
а 8נ	Net curtains	62.02-09		
39	Woven table linen, toilet and kitchen linen other than of cotton terry febric	62.02-41 52.02-43 52.02-47 62.02-65 62.02-73 52.02-77		
40	Woven curtains (other than net curtains) and furnishing articles	52.02-81 62.02-89		

0-4	700	NIADE Code	Table of	quivalence
Category	Description	1978	pleces/kg	gr/piece
41	Yarn of synthetic textile fibres (continuous) not put up for retail sale, other than non-textured single yarn untwisted or with a twist of not more than 50 turns per m	51.01-05 51.01-07 51.01-08 51.01-09 51.01-11 51.01-13 51.01-16 51.01-18 51.01-21 51.01-23 51.01-28 51.01-28 51.01-32 51.01-32 51.01-34 51.01-34		
42	Yarn of regenerated textile fibres (continuous), not put up for retail sale, other than single yarn of viscose rayon untwisted or with a twist of not more than 250 turns per m and single non-textured yarn of any acetate	51.01-50 51.01-61 51.01-64 51.01-66 51.01-71 51.01-76 51.01-80		
43	Yarm of man-made fibres (continuous) put up for retail sale	5:.03-10 51.03-20		
44	Woven fabrics of synthetic textile fibres (contimuous), containing elastomeric yarn	51.04-05		
45	Noven fabrics of regenerated textile fibres (continuous), containing elastomeric yarn	51.04-54		
46	Carded or combed sheep's or lamb's wool or other fine animal hair	53.05-10 53.05-22 53.05-29 53.05-32 53.05-39		
47	Yarn of carded sheep's or lamb's wool (woollen yarn) or of carded fine arinel hair, not put up for retail sale	53.06-21 53.06-25 53.06-31 53.06-35 53.06-51 53.06-71 53.06-75 53.08-11 53.08-15		

Category	Description	NIMENE Code	Table of aquivalence	
	peacy 1 beach	1978	pieces/kg	gr/piece
48	Yarn of combed sheep's or lamb's wool (worsted yarn) or of combed fine animal hair, not put up for retail sale	53.07-01 53.07-09 53.07-21 53.07-29 53.07-40 53.07-51 53.07-3: 53.07-89 53.08-21 53.08-25		
49	Yarn of sheep's or lamb's wool or of fine animal hair, put up for retail sale	53.10-11 53.10-15		
50	Woven fabrics of sheep's or lamb's wool or of fine animal hair	53.11-01 53.11-03 53.11-07 53.11-11 53.11-17 53.11-17 53.11-20 53.11-30 53.11-54 53.11-54 53.11-58 53.11-72 53.11-74 53.11-75 53.11-75 53.11-82 53.11-82 53.11-88 53.11-88 53.11-97		
51	Carded or combed cotton	55.04-00		
52	Cotton yarn put up for retail sale	55.06-10 55.06-90		
53	Cotton gauze	55.07-10 55.07-90		
54	Regenerated textile fibres (discontinuous or waste), carded or combed	56.04-21 56.04-23 56.04-25 56.04-29		
55	Synthetic textile fibres (discontinuous or waste), carded or combed	56.04-11 56.04-13 56.04-15 56.04-16 56.04-17 56.04-18		

Category	Description	NDEXE Cods 1978	Table of equivalence	
			pieces/kg	gr/pisce
56	Yarn of synthetic textile fibres (discontinuous or waste) put up for retail sale	56.06-11 56.06-15		
57	Yarm of regenerated textile fibres (discontinuous or waste) put up for retail sale	56,06-20		
58	Carpets, carpeting and rugs, knotted (made up or not)	58.01-01 58.01-11 58.01-13 58.01-17 58.01-30 58.01-80		
59	Woven, knitted or crocheted carpets, carpeting, rugs, mats and matting, and "Kelom", "Schumacks" and "Karamanie" rugs and the like (made up or not); floor coverings of felt	58.02-12 58.02-14 58.02-17 58.02-18 58.02-19 58.02-30 58.02-43 58.02-49 58.02-49		
		59.02-01 59.02-09		
60	Tapestries, hand made	58.03-00		
61	Nerrow woven fabrics not exceeding 30 cm in width with selvedges (woven, gummed or made otherwise) on both edges, other than woven labels and the like; bolduc	58.05-01 58.05-08 58.05-30 58.05-40 58.05-51 58.05-59 58.05-69 58.05-69 58.05-73 58.05-77 58.05-90		

1	Category	Description	NESEE Code	Table of	equivalence
	CHISTORY	Sescription	1979	pieces/kg	gr/piece
	62	Woven labels, badges and the like, not embroidered, in the piece, in strips or cut to shape or size; Chemille yarn (including flock chemille yarn), gimped yarn (other than metallized yarn and gimped horsenair yarn); braids and ornamental triamings in the piece; tassels, pompons and the like; Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), plain; Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, or in motifs; Embroidery, in the piece, in strips or in motifs	58.06—90 58.06—90 58.06—90 58.07—30 58.07—30 58.07—50 58.07—50 58.07—50 58.08—11 588.08—121 588.08—29 58.08—29 58.08—29 58.09—31 588.09—31 588.09—39		
	63	Knitted or crocheted fabric, not elastic nor rubberized, of synthetic textile fibres, containing elastofibres; knitted or crocheted fabric, elastic or rubberized	60.01-30 60.06-11 60.06-18		
	64	Rachel lace and long-pile fabric (imitation fur), britted or crocheted, not elastic nor rubberized, of synthetic textile fibres	60.01-51 60.01-55		
	65	Anitted or crocheted fabrics, not elastic nor rubberized, other than those of categories 38 A, 53 and 54	60.01-01 50.01-10 50.01-62 60.01-64 60.01-65 60.01-72 60.01-72 60.01-75 50.01-78 60.01-81 60.01-89 60.01-92 60.01-92 60.01-94 60.01-97		
	66	Travelling rugs and blankets	62.01-10 62.01-20 52.01-81 62.01-85 52.01-93 52.01-95		-

	Description	NIMEXE Code	Table of equivalence	
ategory		1978	pieces/kg	gr/piece
67	Clothing accessories and other articles (except garments), knitted or crocheted, not elastic nor rubberized; articles (other than bathing costumes), of knitted or crocheted fabric, elastic or rubberized	60.05-86 60.05-87 60.05-89 60.05-91 60.05-95 60.05-98 60.06-92 60.06-98		

GROUPE IV

Bables' under garments of knitted or crocheted fabrics, not elastic nor rubberized	1978	places/kg	₹Z/27ec
crocheted fabrics, not elastic nor			1
	50.04-36		· -
Women's, girls' and infants' knitted or crocheted petticoats and slips, of synthetic textile fibre, other than babies' garments	6C.04-54	7.8	128
Panty-hose (tights)	50.04-31 60.04-33 60.04-34	3C.4	33
Babies' knitted cuter garments	60,05-05 50,05-07 60,05-08 60,05-09		
Knitted swimwear	60,05-:1 60,05-:3 50,05-:5 50,06-31	10	100
Track suits of knitted or crocheted fabric, not elastic nor rubberized	60,05-15 60,05-17 50,05-19	1.67	500
Women's, girls' and infants' (other than babies') suits and costumes (including co-ordinate suits consisting of two or three pieces which are ordered, packed, consigned and normally sold together) of knitted or crocheted fabric, not elastic nor rubberized	50,05-71 50,05-72 50,05-73 50,05-74	1.54	550
Wen's and boys' suits (including co- ordinate suits consisting of two or three pieces, which are ordered, packed, consigned and normally sold together) of knitted or crocheted fabric, not elastic nor rubberized	60.05-56 60.05-68	0.80	1,250
Men's and boys' woven industrial and occupational clothing; women's, girls' and infants' woven aprons, spock-overalls and other industrial and occupational clothing (whether or not also suitable for iomestic use)	51.01-13 5:.01-15 5:.01-17 51.01-19 51.02-12 51.02-14		
Tomen's stockings of synthetic textile fibre	50.03-21 50.03-23	40 pr	25
Men's and boys' woven bath robes, dressing gowns, smoking jackets and similar indoor wear and other buter-garments, except garments of catagories 5, 144, 143, 15, 17, 21, 75 and 79	6:.0:-09 61.01-24 51.0:-25 51.01-25 51.01-26 51.01-94 51.01-96		
	Panty-hose (tights) Babies' knitted cuter garments Knitted swinwear Track suits of knitted or crocheted fabric, not elastic nor rubberized Women's, girls' and infants' (other than babies') suits and costumes (including co-ordinate suits consisting of two or three piaces which are ordered, cacked, consigned and normally sold together) of knitted or crocheted fabric, not elastic nor rubberized Wen's and boys' suits (including co-ordinate suits consisting of two or three piaces, which are ordered, packed, consigned and normally sold together) of continuate suits consisting of two or three piaces, which are ordered, packed, consigned and normally sold together) of contraberized Wen's and boys' woven industrial and occupational clothing; wheen's, sirls' and other industrial and occupational clothing; whether or not also suitable for lomestic use) Comen's stockings of synthetic textile libre Cen's and boys' woven bath robes, ressing gowns, smoking jackets and similar indoor wear and other nuter-parments, except garments of catagories	Panty-hose (tights) Panty-hose (tights) Babies' knitted outer garments GO.05-05 GO.05-07 GC.C5-08 Knitted swimwear Frack suits of knitted or crocheted fabric, not alastic nor rubberized Go.05-15 GO.05-17 Women's, girls' and infants' (other than belies') suits and costumes (including co-ordinate suits consisting of two or three pixees which are ordered, packed, consigned and normally sold together) of knitted or crocheted fabric, not elastic nor rubberized Fen's and boys' suits (including co-ordinate suits consisting of two or three pixees which are ordered, packed, consigned and normally sold together) of knitted or crocheted fabric, not elastic nor rubberized Fen's and boys' suits (including co-ordinate suits consisting of two or three pixeds which are ordered, packed, consigned and normally sold together) of cnitted or crocheted fabric, not elastic nor rubberized Fen's and boys' woven industrial and contributing (which are ordered, packed, consigned and normally sold together) of cnitted or crocheted fabric, not elastic nor rubberized Fen's and boys' woven industrial and contributing (which are ordered, packed, consigned and normally sold together) of cnitted or crocheted fabric, not elastic nor rubberized Fen's and boys' woven industrial and contributing (which are ordered, packed, consigned and normally sold together) of cnitted or crocheted fabric, not elastic nor three pixels and boys' woven industrial and contributing (which are ordered, packed, consigned and normally sold together) of cnitted or crocheted fabric, not elastic nor three pixels and contribution of the ordered fabric, not elastic nor three pixels and contribution of the ordered fabric, not elastic nor three pixels and contribution of the ordered fabric, not elastic nor three pixels and contribution of the ordered fabric, not elastic nor three pixels and contribution of the ordered fabric, not elastic nor three pixels and contribution of the ordered fabric, not elastic nor three pixels and contribution of the ordered fabric, n	Panty-hose (tights) Panty-hose (tights) Sables' knitted outer garments Sables' knitted cuter garments Sables' knitted outer garments Sables' knitted or crocheted Sables' knitted Sab

Category	Description	NIEE Code	Table of equivalence	
			pieces/kg	gr/piece
7.3	Woven swimwear	61.01-22 61.01-23 61.02-16 61.02-18	8.3	120
80	Sabies' woven Garments	61.02-01 61.02-03 61.04-01 61.04-09		
81	Women's, girls' and infants' woven bath robes, dressing gowns, bed jackets and similar indoor wear and other outer garments except garments of categories 6, 7, 15a, 15a, 21, 26, 27, 29, 76, 79 and 80	61.02-07 61.02-22 61.02-23 61.02-24 61.02-36 61.02-38 61.02-92		
82	Under garments, other than babies', kmitted or crocheted, not elastic nor rubbernsed, of wool, fine animal hair or regenerated textile fibres	50.04-38 60.04-60		
53	Outer garments knitted or crocheted, not elastic nor rubbernied, other than garments of categories 5, 7, 25, 27, 28, 71, 72, 73, 74 and 75	50.05-04 60.05-31 60.05-32 60.05-33 50.05-34		
84	Shawls, scarres, mufflers, mantillas, veils and the like, other than knitted or crocheted	51.06-30 61.06-40 61.06-50 61.06-60		
85	Ties, bow ties and cravets; other than kniwted or crocheted	61.07-30 61.07-40 61.07-90	17.9	56
86	Corsets, corset-oelts, suspender-belts, braces, suspenders, garters and the like (including such articles of knitted or crocheted fabric), other than brassières, whether or not slastic	61.09-20 61.09-40 61.09-30	8.8	114

Category	Description	NIXETO Code	Table of equivalence	
			pieces/kg	gr/piece
37	Gloves, mittens, mitts, stockings, socks and sockettes, not being kmitted or crocheted goods	61.10~00		
88	Made up accessories for articles of apparel (for example, dress shields, shoulder and other pads, belts, muffs, sleeve protectors, pockets), other than kmitted or crocheted	51.11-00		
39	Handkerchiefs of woven cotton fabric of a value of more than 15 EUA/Ng	61.05-20	59	17

GROUPE V

Category	Description	NEEZE Code 1978	Table of equivalence	
Caregory			pieces/kg	gr/piece
50	Twine, cordage, ropes and cables, of synthetic textile fibres, plaited or not	59.04-11 59.04-13 59.04-15 59.04-17 59.04-18		
91	Tents	52.04-23 62.04-73		
92	Nover fabrics of man-made textile fibres and rubberized textile woven fabrics, for tyres	51.04-03 51.04-52 59.11-15		
93	Sacks and bags, of a kind used for the packing of goods, of woven fibric, other than made from polyethylene or polyproplene strip	62.03-93 62.03-95 62.03-97 52.03-98		
94	Wadding and articles of wadding; textile flock and dust and mill meps	59.01-07 59.01-12 59.01-14 59.01-15 59.01-15 59.01-18 59.01-21 59.01-21		
95	Felt and articles of felt, whether or not impregnated or coated, other than floor coverings	59.02-35 59.02-41 59.02-47 59.02-51 59.02-57 59.02-59 59.02-91 59.02-95 59.02-57		
96	Bonded fibre fabrics, similar bonded yarn fabrics, and articles of such fabrics, whether or not impregnated or coated, other than clothing and clothing accessories	59.03-11 56.03-19 59.03-30		
97	Nets and nesting made of twine, cordage or rope, and made up fishing nets of yarn, twine cordage or rope	59.05-11 59.05-21 59.05-29 59.05-91 59.05-99		
98	Other articles made from yarm, twine, corriage, rope or cables, other than textile fabrics, articles made from such fabrics and articles of Category 97	59 . 06 - 00		

	Description	NJ: - X - Code 1978	Table of equivalence	
Category			pieces/kg	gr/piece
99	Textile fabrics coated with zun or amvlaceous substances, of a kind used for the outer covers of books and the like; tracing cloth; prepared painting canvas; buckram and similar fabrics for hat foundations and similar uses	59.07-10 59.07-90		
100	Textile fabrics impregnated, coated, or covered or laminated with preparations of cellulose derivatives or of other artificial plastic materials	59.08-10 59.08-51 59.08-53 59.08-57		
101	Twine, cordage ropes and cables, plaited or not, other than of synthetic textile fibres	59.04-90		
102	Linoleum and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not	59.10-10 59.10-31 59.10-39		
103	Rubberized textile fabrics other than rubberized knitted or crocheted goods, excluding fabrics for tyres	59.11-11 59.11-14 59.11-17 59.11-20		
104	Textile fabrics, impregnated or coated, other than those of categories 99, 100, 102 and 103; painted canvas being theatrical scenery, studio backcloths or the like	59.12-00		enancia e de la companya de la comp
105	Elastic faorics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads	59.13-01 59.13-11 59.13-15 59.13-15 59.13-19 59.13-35 59.13-35	·	
: აგ	Wicks, of woven, plaited or knitted textile materials, for lamps, stoves, lighters, candles and the like; tubular knitted gas—mantle fabric and incandescent gas mantles	59.14 - 00		
·				

Category	Description	NIMEXE Gode 1978	Table of	Table of equivalence	
			pieces/kg	gr/piece	
107	Textile hosepiping and similar tubing, with or without lining, armour or accessories of other materials	59.15-10 59.15-90			
108	Transmission, conveyor or elevator belts or belting, of textile material, whether or not strengthened with metal or other material	59.16-00			
109	Woven tarpaulins, sails, awnings and sumblinds	62.04-21 62.04-61 62.04-69			
110	Woven pneumatic mattresses	62.04-25 62.04-75			
111	Camping goods, woven, other than pneumatic mattresses and tents	62.04-29 62.04-79			
112	Other made—up textile articles, woven, excluding those of Categories 113 and 114	62.05-10 62.05-30 62.05-93 62.05-98			
113	Floor cloths, dish cloths, dusters and the like other than knitted or crocheted	62.05-20			
114	Textile fabrics and textile articles of a kind commonly used in machinery or plant	59.17-10 59.17-29 59.17-41 59.17-49 59.17-51 59.17-71 59.17-79 59.17-91 59.17-93 59.17-99			

ANNEX II

Category N°	Description of goods	Units	Year	Quantitative Limits EEC
4	Knitted shirts, singlets, T-shirts, sweater-shirts	1,000 pieces	1978 1979 1980 1981 1982	8,000 8,320 8,653 8,999 9,359
5.	Jerseys, pull-overs	1,000 pieces	1978 1979 1980 1981 1982	4,223 (¹) 4,476 4,745 5,030 5,332
7	Women's woven and knitted blouses	1,000 pieces	1978 1979 1980 1981 1982	2,034 2,065 2,096 2,127 2,159
11	Knitted gloves, other	1,000 pairs	1978 1979 1980 1981 1982	2,350 2,491 2,640 2,798 2,966
15B	Woven women's overcoats, raincoats and other coats, cloaks and jackets	1,000 pieces	1978 1979 1980 1981 1982	525 (²) 546 568 591 615

⁽¹⁾ Subject to subsequent upward revision

⁽²⁾ These figures may be higher as a result of the application of the "ceiling system" after 1978.

Category N°	Description of goods	Units	Year	Quantitative Limits EEC
25	Women's knitted nightwear	1,000 pieces	1978 1979 1980 1981 1982	350 (²) 371 393 417 442
26	Woven and knitted dresses	1,000 pieces	1978 1979 1980 1981 1982	750 795 \843 894 948
31	Brassieres	1,000 pieces	1978 1979 1980 1981 1982	4,250 4,420 4,596 4,780 4,971

⁽²⁾ These figures may be higher as a result of the application of the "ceiling system" after 1978.

PROTOCOL A

Double-Checking System

Title I: Quantitative limits

Section I: Exportation

ARTICLE 1

The competent authorities of the Republic of the Philippines shall issue an expert licence in respect of all consignments from the Republic of the Philippines of textile products referred to in Annex II, up to the relevant quantitative limits as may be modified by Articles 5 and 10 of the Agreement.

ARTICLE 2

The export licence shall conform to the model annexed to this Protocol. It must certify, inter alia, that the quantity of the product in question has been set off against the quantitative limit prescribed for the category of the product in question.

ARTICLE 3

The competent Community authorities must be notified forthwith of the withdrawal or alteration of any export licence already issued.

Exports shall be set off against the quantitative limits established for the year in which shipment of the goods has been effected, even if the export licence is issued after such shipment.

Section II: Importation

ARTICLE 5

Importation into the Community of textile products subject to quantitative limits shall be subject to the presentation of an import authorization or document.

ARTICLE 6

The competent Community authorities shall issue such import authorization or document automatically within five working days of the presentation by the importer of a certified copy of the corresponding export licence.

The import authorization or document shall be valid for six months.

- 1. If the competent Community authorities find that the total quantities covered by export licences issued by the Republic of the Philippines for a particular category in any Agreement year exceed the quantitative limit established in Annex II for that category, as it may be modified by Articles 5 and 10 of the Agreement, the said authorities may suspend the further issue of import authorizations or documents. In this event, the competent Community authorities shall immediately inform the authorities of the Republic of the Philippines and the special consultation procedure set out in Article 12 of the Agreement shall be initiated forthwith.
- 2. Exports of Philippine origin not covered by Philippine export licences issued in accordance with the provisions of this Protocol may be refused the issue of import authorizations or documents by the competent Community authorities.

However, if the imports of such products are allowed into the Community by the competent Community authorities, the quantities involved shall not be set off against the appropriate limits set out in Annex II without the express agreement of the Republic of the Philippines.

Title II: Origin

ARTICLE 8

1. Products originating in the Republic of the Philippines for export to the Community in accordance with the arrangements established by this Agreement shall be accompanied by a certificate of Philippine origin conforming to the model annexed to this Protocol.

- 2. The certificate of origin shall be issued by the competent governmental authorities of the Republic of the Philippines if the products in question can be considered products originating in that country within the meaning of the relevant rules in force in the Community.
- 3. However, the products in Groups III, IV and V may be imported into the Community in accordance with the arrangements established by this Agreement on production of a declaration by the exporter on the invoice or other commercial document to the effect that the products in question originate in the Republic of the Philippines within the meaning of the relevant rules in force in the Community.

The discovery of slight discrepancies between the statements made in the certificate of origin and those made in the documents produced to the customs office for the purpose of carrying out the formalities for importing the product shall not ipso facto cast doubt upon the statements in the certificate.

ARTICLE 10

1. Subsequent verification of certificates of origin shall be carried out at random, or whenever the competent Community authorities have reasonable doubt as to the authenticity of the certificate or as to the accuracy of the information regarding the true origin of the products in question.

In such cases the competent authorities in the Community shall return the certificate of origin or a copy thereof to the competent governmental authority in the Republic of the Philippines giving, where appropriate, the reasons of form or substance for an enquiry. If the invoice has been submitted, such invoice or a copy thereof shall be attached to the certificate or its copy. The authorities shall also forward any information that has been obtained suggesting that the particulars given on the said certificate are inaccurate.

- 2. The provisions of paragraph 1 above shall be applicable to subsequent verifications of the declarations of crigin referred to in Article 8(3) of this Protocol.
- The results of the subsequent verifications carried out in accordance with paragraphs 1 and 2 above shall be communicated to the competent authorities of the Community within three months at the latest.

Should such verifications reveal systematic irregularities in the use of declarations of origin, the Community may subject imports of the products in question to the provisions of Article \$(1) and (2) of this Fratocol.

- 4. For the purpose of subsequent verification of certificates of origin, copies of the certificates as well as any export documents referring to them shall be kept for at least two years by the competent governmental authority in the Republic of the Philippines.
- 5. Recourse to the random verification procedure specified in this Article must not constitute an obstacle to the release for home use in the Community of the products in question.

The provisions of this Title shall not apply to goods covered by a certificate of origin Form A completed in accordance with the relevant Community rules in order to qualify for generalized tariff preferences.

Title III: Form and production of export licences and certificates of origin, and common provisions

ARTICLE 12

The export licence and the certificate of origin may comprise additional copies duly indicated as such. They shall be made out in English or French. If they are completed by hand, entries must be in ink and in printscript.

These documents shall measure 210 x 297 mm. The paper used must be white sized writing paper not containing mechanical pulp and weighing not less than 25 g/m^2 . Each part shall have a printed guilloche-pattern background making any falsification by mechanical or chemical means apparent to the eye.

Each document shall bear a serial number, whether or not printed, by which it can be identified.

ARTICLE 13

The export licence and the certificate of origin may be issued after the shipment of the products to which they relate. In such cases they shall bear either the endorsement "délivré a posteriori" or the endorsement "issued retrospectively".

In the event of theft, loss or destruction of an export licence or a certificate of origin, the exporter may apply to the competent governmental authority which issued the document for a duplicate to be made out on the basis of the export documents in his possession. The duplicate licence or certificate so issued shall bear the endorsement "duplicata".

The duplicate must bear the date of the original licence or certificate.

ARTICLE 15

The competent governmental authorities in the Republic of the Philippines shall satisfy themselves that the goods exported correspond to the statements given in the export licence and certificate of origin.

ARTICLE 16

The Republic of the Philippines shall send the Commission of the European Communities the names and addresses of the governmental authorities competent to issue export licences and certificates of origin, together with specimens of the stamps used by these authorities.

Annex to Protocol A

1 Exporter (name, toll address, country) Exportateur (nom, address compiles, savs)	JAKIBIRO	; iic	, iie	
	3 Quota year Annee contingentaire	4 Category numbs Homery de paid		
5 Consignes (name, full address, country) Destinatore (nam, advesse compute, рауз)	EXPORT LICENCE (stauborg effical) LICENCE B'EXPORTATIO & (predicts united)			
	6 Country of ongen Pays of ongene	7 Country of destu Peys de destunat		
8 Place and date of shoment – Means of transport Lieu et date d'emparquement – Moyen de transport	9 Supplementary details Données supplémentaires		(
10 Marks and numbers - Number and kind of packages - DESCRIPTION OF GOODS Marques et numeros - Nomore et natura des coiss - DESIGNATION DES MARCHAND	DISES	11 Quantity (1) Quantité (1)	12 F08 Value (2) Valeur F08 (2)	
13 CERTIFICATION BY THE COMPETENT AUTHORITY - VISA DE L'AUTORITE COMPETENT				
I, the undersigned, certify that the goods described above have been charged against category shown in box No 4 by the provisions regulating trade in textile products with Je soussigne certifie que les marchandises désignées ci-dessus ont été imoutées sur l'désignée dans la case No 4 dans le cadre des dispositions régissant les échanges de	the European Economic Community. a limite quantitative fixes pour l'année «	ndiquée dans la case No I	. [
14 Competent authority (name, hul audress, country) Automie compétente (nom, adressa compléte, pays)	At - A	on - le	•	

fest pas to peads peut la cakepine si celle das lumb pierus Ter poids net (by) and que la quantité

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Protocol B

The exemption provided for in the first paragraph of Article 4 of the Agreement in respect of cottage industry products shall apply only to the following products:

- (a) textile fabrics woven on looms operated solely by hand or foot, being fabrics of a kind traditionally made in the cottage industry of the Republic of the Philippines;
- (b) garments or other textile articles of a kind traditionally made in the cottage industry of the Republic of the Philippines obtained manually from the fabrics described above and sewn solely by hand without the aid of any machine;
- (c) traditional folklore handicraft textile products of the Republic of the Philippines made by hand in the cottage industry of the Republic of the Philippines as defined in a list of such products to be agreed between the two parties.

Exemption shall apply only in respect of products covered by a certificate issued by the competent authorities of the Republic of the Philippines conforming to the specimen annexed to this Protocol. Such certificates shall indicate the grounds on which exemption is based and shall be accepted by the competent Community authorities provided that they are satisfied that the products concerned conform to the conditions set out in this Protocol. Should imports of any of the above products reach such proportions as to cause difficulties to the Community, the two Parties shall open consultations forthwith in accordance with the procedure laid down in Article 12 of the Agreement with a view to finding a quantitative solution to the problem.

Annex to Protocol B

i Exporter incine fail address country) Exhibitativer immo adresse complete pays)	ORIGINAL	² No		
3 Consignee iname, full address, country) Destinataire (nom agresse complete, pays)	CERTIFICATE in regard to MANOLOOMS, TEXTILE HANDICRAFTS and TRA- DITIONAL TEXTILE PRODUCTS, OF THE COTTAGE INDUSTRY, Issued to conformity with and under the conditions regulating trade in textile products with the European Economic Community CERTIFICAT relatif aux TISSUS TISSES SUR METIERS A MAIN, aux PRO- DUITS TEXTILES FAITS A LA MAIN, et aux PRODUITS TEXTILES RELEVANT			
	OU FOLKLORE TRADITIONNEL, DE FARRICATION ARTISANALE, délivré en conformité avec et sous les conditions régissant les échanges de produits textiles avec la Communauté Économique Européenne			
	4 Country of origin Pays d'origina	5 Country of destination Pays de destination		
5 Place and date of snipment — Means of transport Lieu et date d'embarquement — Moyen de transport	7 Supplementary details Données supplémentaires			
A Marks and numbers — Number and kind of packages — DESCRIPTION OF GOODS Marques et numeros — Nombre et nature des cons — DESIGNATION DES MARCHANDISES Quamité Vaieur FOE				
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•				
·	·			
1) CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITE COMPETENTE 1) the undersigned, certify that the consignment described above includes only the following textile products of the cottage industry of the country shown in look No 4: a) fabrics woven an fooms operated solery by hand or foot (handlooms) (2) 3) garments or other textile pricises obtained manually from the fabrics described under a) and sewn solery by hand without the aid of any machine (handlorafts) (2) c) traditional folkions handlorart textile products made by hand, as defined in the list agreed between the European Economic Community and the country shown in box No 4. Ja coussigns certifie due fenvoi decrit ci-dessus contient exclusivement les products textiles suivants relevant de la fabrication artisanale du days figurant dans la case No 4: a) inssus ficaces sur des métiers actionnées à la main qui au juied (handlooms) (2) b) referencits ou autres articles textiles obtenus manuellement a partir de tissus décrits sous a) et cousus uniquement à la main sans fielde d'une machino (handlorafts) (2) c) produits textiles relevant ou folktore traditionnel fabriques à la main, comme définis dans la liste convenue antre la Communauté Economique Europeanne et le pays indictive cans la case No 4.				
*2 Competent authority (name, ful address, country) Autorité competenté (nom, adresse competes, pays)	At — A	, cn — '8		
	Singeniral	Dina - Cirben		

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Protocol C

In accordance with the procedures set out in the provisions of paragraphs 2 and 4 of Article 6 of the Agreement, a quantitative limit may be fixed on a regional basis where imports of a given category of products into any region of the Community in relation to the amounts stated in paragraph 2 of the said Article 5, exceed the following regional percentage:

Germany	28.5%
Benelux	10.5%
France	18.5%
Italy	15 %
Denmark	3 %
Ireland	1 %
UK	23.5%

Protocol D

The annual growth rate for the quantitative limits introduced under Article 6 of the Agreement shall be determined as follows:

- (a) for products in Group I:
 - the rate shall be fixed at 0.5% per year for a product in category 1 or 2,
 - the rate shall be fixed at 4% per year for a product in category 3, 6, or 8;
- (b) for products in categories falling within Group II, III, IV or V, the growth rate shall be fixed by agreement between the Parties in accordance with the consultation procedure established in Article 12 of the Agreement. Such growth rate may in no case be lower than the highest rate applied to corresponding products under bilateral agreements concluded under the Geneva Arrangement between the Community and other third countries having a level of trade equal to or comparable with that of the Republic of the Philippines.

EXCHANGE OF LETTERS

The Mission of the Republic of the Philippines to the European Communities presents its compliments to the Directorate General for External Relations of the Commission of the European Communities and has the honour to refer to the Agreement in textile products negotiated between the Philippines and the Community initialled on 31 December 1977.

The Mission wishes to inform the Directorate General that:

- 1. The Community may, for the years after 1978, make adjustments to the distribution between Member States of the quantitative limits established in Annex II to the Agreement for categories of products in Group I, it being understood:
 - that in no case may the Community level of the quantitative limits in question be reduced; and
 - that the Republic of the Philippines shall be notified of any such adjustment for a given year by 30 June of the preceding year at the latest.
- 2. Where, in the opinion of the Republic of the Philippines, such adjustments might create difficulties in regard to the flow of trade between the Community and the Republic of the Philippines, consultations shall be opened promptly in accordance with the procedure specified in Article 12 of the Agreement, with a view to remedying these difficulties.
- 3. Should such adjustments exceed 10% of the volume of the national shares in question, they shall be effected only by agreement reached between the Parties in accordance with the consultation procedure specified in Article 12 of the Agreement.

The Mission would be grateful if the Community would confirm its agreement to the foregoing.

The Mission of the Republic of the Philippines to the European Economic Community avails itself of this opportunity to renew to the Directorate General for External Relations the assurance of its highest consideration.

The Directorate General for External Relations of the Commission presents its compliments to the Minister for the Mission of the Republic of the Philippines to the European Communities and has the honour to refer to the Mission's Note of today reading as follows:

"The Mission of the Republic of the Philippines to the European Communities presents its compliments to the Directorate General for External Relations of the Commission of the European Communities and has the honour to refer to the Agreement in textile products negotiated between the Philippines and the Community initialled on 31 December 1977.

The Mission wishes to inform the Directorate General that:

- 1. The Community may, for the years after 1978, make adjustments to the distribution between Member States of the quantitative limits established in Annex II to the Agreement for categories of products in Group I, it being understood:
 - that in no case may the Community level of the quantitative limits in question be reduced; and
 - that the Republic of the Philippines shall be notified of any such adjustment for a given year by 30 June of the preceding year at the latest.
- 2. Where, in the opinion of the Republic of the Philippines, such adjustments might create difficulties in regard to the flow of trade between the Community and the Republic of the Philippines, consultations shall be opened promptly in accordance with the procedure specified in Article 12 of the Agreement, with a view to remedying these difficulties.
- 3. Should such adjustments exceed 10% of the volume of the national shares in question, they shall be effected only by agreement reached between the Parties in accordance with the consultation procedure specified in Article 12 of the Agreement.

The Mission would be grateful if the Community would confirm its agreement to the foregoing.

The Mission of the Republic of the Philippines to the European Economic Community avails itself of this opportunity to renew to the Directorate General for External Relations the assurance of its highest consideration."

"The Directorate General for External Relations has the honour to confirm to the Mission of the Republic of the Philippines to the European Communities that it agrees to the content of the foregoing letter."

The Directorate-General for External Relations avails itself of this opportunity to renew to the Mission of the Republic of the Philippines with the European Communities the assurance of its highest consideration.

EXCHANGE OF LETTERS

concerning Annex I to the Agreement

The Community declares that for the purposes of the Agreement:

Babies' garments means the garments which make up a layette, that is, garments which in general are intended for infants of less than 18 months. These garments are not identifiable as for wear exclusively by boys or girls.

Babies' garments include, inter alia, christening robes and gowns, coats, cloaks, quilted wraps, pixie suits, dressing gowns, two-piece suits, rompers, trousers, over trousers, knickerbockers, play-suits, under vests, bibs, bodices, napkins, matinée coats, sleeping suits, nightdresses, breechettes, body belts and similar articles, knickers, bootees.

Some of these are clearly layette articles and are therefore regarded as babies' garments whatever their dimensions. This is so particularly for christening robes and gowns; cloaks, that is, small sleeveless coats with hoods; pixie suits, that is, garments with hoods and sleeves and completely closed at the bottom thus forming a combination of coat and bag.

Garments other than those mentioned in the preceding paragraph are regarded as babies' garments only up to and including the commercial size 86 (86 cm = height of the babies' body).

Done at Brussels

The Republic of the Philippines acknowledges receipt of the following letter:

"The Community declares that for the purposes of the Agreement:

Babies' garments means the garments which make up a layette, that is, garments which in general are intended for infants of less than 18 months. These garments are not identifiable as for wear exclusively by boys or girls.

Babies' garments include, inter alia, christening robes and gowns, coats, cloaks, quilted wraps, pixie suits, dressing gowns, two-piece suits, rompers, trousers, over trousers, knickerbockers, play-suits, under vests, bibs, bodices, napkins, matinée coats, sleeping suits, nightdresses, breechettes, body belts and similar articles, knickers, bootees.

Some of these are clearly layette articles and are therefore regarded as babies' garments whatever their dimensions. This is so particularly for christening robes and gowns; cloaks, that is, small sleeveless coats with hoods; pixie suits, that is, garments with hoods and sleeves and completely closed at the bottom thus forming a combination of coat and bag.

Garments other than those mentioned in the preceding paragraph are regarded as babies' garments only up to and including the commercial size 86 (86 cm = height of the babies' body)."

For the Republic of the Philippines

DECLARATION

concerning Article 2(3) of the Agreement

The Community declares that, in accordance with the Community rules on origin referred to in Article 2(3) of the Agreement, any amendments to the said rules will remain based upon criteria not requiring, in order to confer originating status, more extensive operations than those which constitute a single complete process.

Done at Brussels,

For the European Economic Community,