

# GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED

L/2837  
15 August 1967

Limited Distribution

## RESIDUAL IMPORT RESTRICTIONS

### Note by the Secretariat

1. As is customary, early in the current year the secretariat requested all contracting parties to notify any restrictions on imports which are applied inconsistently with the provisions of the General Agreement and without authorization of the CONTRACTING PARTIES (GATT/AIR/593). In the interest of making more complete documentation available, attention was also called to the possibility that newly independent countries might wish to notify all import restrictions in force without prejudice to the question of their consistency with the General Agreement.
2. Replies to the airgram have been issued in two separate series - L/2740 and addenda for the countries which have restrictions of a "residual" character, and L/2749 for the newly independent countries. To date, replies from thirteen countries have been issued in the first series and from an additional seven in the second. Three other countries have responded to the airgram, stating that they maintain no import restrictions which are inconsistent with the Agreement or which are not authorized by waivers (Ceylon, Spain and Peru).
3. Besides the twenty-three countries accounted for above, fourteen countries submitted notifications on import restrictions in response to the inquiry in 1966, but have not yet done so in 1967, and some eighteen others report regularly on their import restrictions, mainly in connexion with balance-of-payments consultations. There remain some twenty-three contracting parties from which no comprehensive up-to-date information has been received. One or two of this remainder group have reported from time to time certain liberalization actions, either in connexion with the regular review of residual restrictions or in connexion with the work of the Committee on Trade and Development, and several have in the more remote past stated that they had no such restrictions. However, out-of-date or fragmentary information does not provide a satisfactory basis for answering the many questions received from individual contracting parties attempting to gather information for trade promotion studies or similar purposes. The secretariat could serve the contracting parties much better if full responses could be received regularly from all. The countries for which satisfactory current information has not been notified in one context or another are listed below.

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Have made reports now out-of-date or incomplete

France  
Malta

Rhodesia  
Uganda

Have stated, but not recently, that they apply no "residuals"

Cuba  
Czechoslovakia  
Kuwait

Malaysia  
Nicaragua  
Nigeria

Have not replied to the requests for notifications

Argentina  
Barbados  
Cameroon  
Central African Republic  
Dahomey  
Dominican Republic  
Gambia

Guyana  
Haiti<sup>1</sup>  
Korea  
Poland  
Rwanda  
Upper Volta

4. In this connexion attention is called to the Panel reports adopted by the CONTRACTING PARTIES in 1962 (BISD, 11th Supplement, pages 206-213) whereby it was agreed that negative lists should be notified describing precisely the products subject to restriction, stating the type of restrictions applicable (quota, discretionary licensing, prohibition or other) and specifying the countries to which the restrictions apply, together with indications concerning the expected duration of the restrictions.

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<sup>1</sup>Has stated that it intends to invoke Article XVIII:B.

