

Textiles Surveillance Body

ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notification under Article 4:4

Extension and amendment of the bilateral agreement
between the United States and Indonesia

The Textiles Surveillance Body received a notification from the United States of an extension and amendment of the bilateral agreement with Indonesia. The extension and modifications apply to the period 1 July 1987 to 30 June 1992.

The modifications and extension supersede the relevant parts of the agreement, as well as an earlier consultation agreement on ramie products, which is also attached.¹

The TSB, pursuant to its procedures regarding notifications made notified under Article 4,² has examined the relevant documentation and is transmitting the text of the notification to participating countries for their information.³

¹The bilateral agreement and an earlier amendment are contained in COM.TEX/SB/1143 and 1296.

²See COM.TEX/SB/35, Annex B

³For the TSB's observations on this notification see COM.TEX/SB/1418.

* English only/Anglais seulement/Inglés solamente

**UNITED STATES AND INDONESIA SIGN NEW
BILATERAL TEXTILE AGREEMENT ON RAMIE**

The United States and the Republic of Indonesia exchange notes dated September 25, 1985 and October 3, 1985 to establish a new bilateral textile agreement relating to trade in ramie textiles and ramie textile products. The text of the U.S. note follows:

UNITED STATES NOTE

No. 794

Jakarta
September 25, 1985

Excellency:

I HAVE the honor to refer to discussions between representatives of the Government of Indonesia and the Government of the United States of America held in Denpasar, Indonesia, from June 24-28, 1985, concerning Ramie Textiles and Ramie Textile Products of Indonesia exported to the United States. As a result of these discussions, I propose on behalf of the Government of the United States the following Agreement relating to trade in Ramie Textiles and Textile Products between the Government of Indonesia and the Government of the United States.

RAMIE AGREEMENT TERM

1. The term of this Ramie Agreement will be the period from July 1, 1985, through June 30, 1988. Each "agreement period" shall be a twelve-month period from July 1 of a given year to June 30 of the following year.

COVERAGE

2. This Agreement covers tops, yarn, piece goods, made-up articles, garments, and other textile manufactured products (being products which derive their chief characteristics from their textile components).

CLASSIFICATION

3. For the purposes of this Agreement, Textiles and Textile Products shall not be classified as Ramie if they are classified as cotton, wool, or man-made fiber textiles under the Agreement relating to trade in cotton, wool, and man-made fiber textiles proposed by Note No. 830 of September 25, 1965, as it may be amended (the Agreement). If not classified as cotton, wool, or man-made fiber, then for the purposes of this Agreement Textiles and Textile Products shall be classified as Ramie if Ramie constitutes either the chief value or the chief weight of the product.

4. The United States may establish categories for Ramie Products based on the tariff schedules of the United States, annotated (TSUSA).

CONSULTATION MECHANISM

5. In the event the Government of the United States of America believes that Rawie Textiles and Textile Products of Indonesia not covered by specific limits, because of market disruption or real risk thereof, are threatening to impede the orderly development of trade between the two countries, the Government of the United States of America may request consultations with the Indonesian Government with a view to easing or avoiding such market disruption or the real risk thereof. The Government of the United States will provide the Government of Indonesia at the time of the request with a detailed and factual statement of reasons for its request for consultations which, in the view of the Government of the United States, demonstrates:

- (1) The existence of market disruption, or the real risk thereof, and
- (2) The role of exports from Indonesia in that disruption or real risk of disruption.

6. The Government of Indonesia agrees to consult with the Government of the United States of America within 30 days of receipt of the request for consultations. Both governments agree to make every effort to reach agreement on a mutually satisfactory resolution of the issue within 90 days of the receipt of such request, unless this period is extended by mutual agreement.

7. During the 90-day period, the Government of Indonesia agrees to hold exports of its Ramie Textiles and Textile Products to the United States in the category or part-category concerned to a level no greater than 35 percent of the amount entered, as reported in U.S. General Import Statistics, during the latest twelve month period for which data are available at the time of the request for consultations.

8. If no mutually satisfactory solution is reached during the 90 day consultation period, the Government of the United States of America may establish annual specific limits for shipments of Ramie Textiles and Textile Products of Indonesia in the category or part-category concerned for the duration of the Agreement, in accordance with Paragraph 9. The amount will not be less than the amount entered in that category or part-category as reported in United States General Import Statistics during the first 12 of the most recent 14 months preceding the date of the request for consultations was made, plus 15.5 percent. In the event that no mutually satisfactory solution is reached, both governments further agree to make every effort to achieve agreement during subsequent consultations.

9. The first term of any specific limit established under paragraph 8 will begin on the first day following the conclusion of the 90-day consultation period in which the specific limit was established. If a specific limit is established during an agreement period, that limit and any applicable swing or carryforward will be prorated to correspond to the period of time remaining in the current agreement period. Carryover will not be available in the first agreement period for which a specific limit is established under Paragraph 8. Swing for specific limits established under Paragraph 8 will be available as set out in Paragraph 10. For each remaining agreement period any specific limit will be increased by six percent per agreement period.

FLEXIBILITY ADJUSTMENTS

10. Any specific limit for Ramie Products established pursuant to this agreement may be increased by not more than seven percent swing provided that a corresponding reduction in square yard equivalents is made in one or more other specific limits governed by the bilateral trade in Ramie Products during the same agreement period. The Government of Indonesia shall indicate to the United

States the specific limits to be increased and decreased.

11. In addition to swing, a specific limit may be adjusted with carryforward (borrowing a portion of the corresponding specific limit from the succeeding agreement year), and/or carryover (the use of any unused yardage-shortfall-of the corresponding specific limit for the previous agreement period) by an amount equal to no more than eleven percent, of which carryforward shall not constitute more than six percent. No carryover shall be available for application in the first agreement period. No carryforward shall be available for application in the final agreement period.

12. For the purposes of this Agreement a shortfall in a specific limit occurs when exports of Ramie Textiles and Ramie Textile Products from Indonesia to the United States during any agreement period are below the applicable specific limit, or in the case of a limit adjusted for swing, carryforward or carryover, below the adjusted specific limit.

OVERSHIPMENT CHARGES

13. Ramie Products of Indonesia exported in excess of authorized limits in any agreement period may be denied entry into the United States. Any such shipments denied entry may be permitted entry into the United States and charged to the applicable limit in the succeeding agreement period.

14. Any action taken pursuant to Paragraph 13 above,

will not prejudice the rights of either side regarding consultations.

SPACING PROVISION

15. The Government of Indonesia shall use its best efforts to space exports to the United States within each category or part-category evenly throughout each agreement period, taking into consideration normal seasonal factors.

U.S. ASSISTANCE IN IMPLEMENTATION OF THE LIMITATION PROVISIONS

16. The Government of Indonesia shall administer its Export Control System under this agreement. The Government of the United States may assist the Government of Indonesia in implementing the limitation provisions of this Agreement by controlling imports of textile and textile products covered by this Agreement.

EXCHANGE OF DATA

17. The Government of the United States shall promptly supply the Government of Indonesia with available data on monthly imports of Ramie Textiles and Ramie Textile Products of Indonesia into the United States.

18. The Government of Indonesia shall promptly supply the Government of the United States with available data on monthly exports of Ramie Textiles and Textile Products of Indonesia to the United States.

**MUTUALLY SATISFACTORY
ADMINISTRATIVE ARRANGEMENT**

19. 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.

CONSULTATIONS ON IMPLEMENTATION QUESTIONS

20. The Government of the United States and the Government of Indonesia agree to consult upon the request of the other on any question arising in the implementation of this Agreement.

RIGHT TO PROPOSE REVISIONS TO THE AGREEMENT

21. The Government of the United States and the Government of Indonesia, at any time, including the period following the establishment of any successor or extension to the current Arrangement regarding International Trade in Textiles, may propose revisions in the terms of this Agreement. Each agrees to consult promptly with the other 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.

CIRCUMVENTION AND FRAUD

22. Both Governments shall take actions as are necessary to prevent circumvention of this Agreement.

23. Each government will consult within 60 days upon receipt of a request for consultations regarding circumvention and fraud matters.

24. With regard to fraud and circumvention, each government agrees to supply to the other government any information within its possession which it reasonably believes to be necessary for the enforcement of this agreement.

RIGHT TO TERMINATE THE AGREEMENT

25. Either government may terminate this Agreement, effective at the end of an agreement period, by written notice to the other government, to be given at least 90 days prior to the end of such agreement period.

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

Accept, Excellency, the assurances of my highest consideration.

UNITED STATES AND INDONESIA SIGN NEW
BILATERAL TEXTILE AGREEMENT ON COTTON, WOOL,
AND MAN-MADE FIBER

The United States and the Republic of Indonesia exchange notes dated December 11, 1987 and December 14, 1987 to establish a new bilateral textile agreement relating to trade in cotton, wool, and man-made fiber. The text of the U.S. note follows:

UNITED STATES NOTE

Washington, DC
December 11, 1987

Excellency:

I have the honor to refer to my note of November 30, 1987, which proposed amendments to the Agreement between the Government of Indonesia and the Government of the United States of America regarding trade in Cotton, Wool and Man-made Fiber Textiles and Textile Products signed in Jakarta September 25, 1985 and October 3, 1985 (the Agreement) and to the Agreement between the Government of Indonesia and the Government of the United States of America relating to trade in Ramie Textiles and Textile products effected by exchange of notes on September 25, 1985 (the Ramie Agreement). I have the further honor to propose the following additional corrections and deletions to the above-mentioned note.

1. The following table shall be inserted in lieu of the table in sub-paragraph 3 (E):

Categories Merged	Designation in Agreement	Current Conversion Factors (SYE)	H.S. Conversion Factors (SME)
317, 326, 617	317/326/617*	n.a.	1.0
338, 339	338/339	7.2	6.0
347, 348	347/348	17.8	14.9
445, 446	445/446	14.88	12.4
613, 614, 615	613/614/615*	n.a.	1.0
625, 626	625/626*	1.0	1.0
638, 639	638/639	15.5	13.0
645, 646	645/646	36.8	30.8

* - Merged categories 317/326/617, 613/614/615 and 625/626 become effective January 1, 1988.

2. The following shall be inserted in lieu of sub-paragraph 5(B)(I):

(I) The extent to which any group, sub-group or specific limit set out in Annexes B and C may be exceeded in any agreement period by carryforward (borrowing a portion of the corresponding group or sub-group limit from the succeeding agreement period) and/or carryover (the use of any unused yardage (shortfall) of the corresponding group, sub-group or specific limit for the previous agreement period) is eleven (11) percent, of which carryforward shall not constitute more than six (6) percent.

3. The following shall be inserted in lieu of sub-paragraph 5(B)(III):

(III) Carryover and carryforward of 100 percent shall be available between the six month agreement periods from July 1, 1987-December 31, 1987 and January 1, 1988-June 30, 1988.

4. The third sentence in sub-paragraph 6(E) shall be changed to read as follows:

Swing for specific limits established under sub-paragraph 6(D) will be available as set out in sub-paragraph 5(A)(II).

5. Annex A(2) shall be amended by deleting the following lines:

439	Wool infants' wear	3.4	LB.
839	Infants' wear	3.4	LB.

6. The final paragraph and note in Annex C(1) shall be changed to read as follows:

The following categories of textiles and textile products of cotton and man-made fiber and apparel of silk blends and vegetable fibers other than cotton categories are also included in Group II:

300-301, 600-603, 604-0, 605, 310-312, 316, 318, 320-0, 610-612, 625-627, 330, 332-3, 349, 352-4, 359, 630, 631-0, 632-4, 643, 644, 649-50, 652-654, 659, 360-363, 369-0, 665, 666, 669, 670, 831-836, 838, 840, 842-845, 846, 847, 850-852, 858, 859.

NOTE: 604-0 signifies all products in Category 604 except 604-A, plied Acrylic Yarn. 320-0 signifies

all products in Category 320 except 320-P, Printcloth. 631-O signifies all products in Category 631 except 631-W, Work Gloves. 369-O signifies all products in Category 369 except 369-S, Shop Towels and 369-D, Dish Towels.

7. The final paragraph of Annexes C(2) and C(3) shall be changed to read as follows:

The following categories of textiles and textile products of cotton and man-made fiber and apparel of silk blends and vegetable fibers other than cotton categories are also included in Group II:

200, 201, 300, 301, 600, 603, 604-O, 606, 607, 218, 220, 222-227, 229, 611, 618-622, 624, 627-629, 239, 330, 332, 333, 349, 352-354, 359, 630, 631-0, 632-634, 643, 644, 649, 650, 652-654, 659, 360-363, 369-0, 665, 666, 669, 670, 831-836, 838, 840, 842-847, 850-852, 858, 859.

If the foregoing conforms with the understanding of the Government of Indonesia, my note of November 30, 1987, as amended by this note, and a note of confirmation on behalf of the Government of Indonesia shall constitute an Agreement between our two Governments.

For the Secretary of State:

UNITED STATES NOTE

Washington, DC
November 11, 1987

Excellency:

I have the honor to refer to the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973 as extended by Protocol on July 31, 1986, [the Arrangement], and to the Agreement between the Government of Indonesia and the Government of the United States of America regarding trade in Cotton, Wool and Man-made Fiber Textiles and Textile Products signed in Jakarta September 25, 1985 and October 3, 1985 (the Agreement). I also refer to the Agreement between the Government of Indonesia and the Government of the United States of America relating to trade in Ramie Textiles and Textile products effected by exchange of notes on September 25, 1985 (the Ramie Agreement). I also refer to discussions held in Copenhagen, Denmark on June 19-21, 1987 between representatives of our Governments.

As a result of those discussions, I propose on behalf of the Government of the United States, under paragraph 13 of the Agreement, the following language which supersedes and replaces the Agreement and the Ramie Agreement.

Agreement Term

1. The term of this Agreement will be the period from July 1, 1985 through June 30, 1992. Each "agreement period" shall be a twelve-month period from July 1 of a given year to June 30 of the following year except that the twelve month period beginning July 1, 1987, shall be divided into two agreement periods of six months each, from July 1, 1987 to December 31, 1987 and from January 1, 1988 to June 30, 1988.

Coverage

2. Textiles and textile products covered by this Agreement are those set forth in Annex A. Tops, yarn, piece goods, made-up articles, garments, and other textile manufactured products (being products which derive their chief characteristics from their textile components) of cotton, wool and man-made fibers and apparel of silk blends and vegetable fibers other than cotton in combination represent 50 percent or more by weight (or 17 percent or more by weight of wool) of the products, are subject to this Agreement.

Classification

3. (A) For the purpose 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 those fibers. Any products

covered by Paragraph 2 but not in chief value of cotton, wool, or man-made fiber shall be classified as:

- (I) Cotton textiles, if the cotton component equals or exceeds 50 percent by weight of all component fibers or if the cotton component with wool and/or man-made fibers in the aggregate equal or exceed 50 percent by weight of the component fibers and the cotton component equals or exceeds the weight of each of the total wool and/or total man-made fiber components;
- (II) Wool textiles if not cotton, and wool exceeds 17 percent by weight of all component fibers; and
- (III) Man-made fiber textiles, if man-made fiber components equal or exceed 50 percent by weight of all component fibers or if the man-made fiber components in combination with cotton and/or wool in the aggregate equal or exceed 50 percent by weight of the component fibers and the man-made fiber component exceeds the weight of the total wool and/or total cotton component.
- (IV) Garments, being products which derive their chief characteristics from their textile components of:

(a) vegetable fiber, or
(b) blends of vegetable fiber with cotton,
wool and man-made fiber or vegetable
fiber,

(c) blends of silk with cotton, wool and
man-made fiber or vegetable fiber,

in which (a) or (b) or (c) above is either
the chief value or 50 percent or more by
weight, are subject to this Agreement.

For the purpose of the Agreement, such
products shall be classified as silk blend
and other vegetable fiber. Notwithstanding
the above, garments which contain 70
percent or more silk by weight in a silk
blend are not subject to this Agreement.

(B) Textiles and textile products covered by this
Agreement shall be classified in two groups, as
follows:

(I) Group I: All specific limit categories and
part categories listed in Annex B.

(II) Group II: All specific limits, categories
and part categories listed in Annex C.

(C) The system of categories and the rates of
conversion into square yards equivalent listed
in Annex A (1) shall apply in implementing this
Agreement. The categories and the rates of
conversion in square yards equivalent listed in

Annex A(2) shall enter into effect January 1, 1988, and will remain in effect until such time as the United States adopts the Harmonized Commodity Code.

- (D) For purposes of computing limits and charges to limits, the rates of conversion for individual categories set out in Annex A shall be applied, except as noted in sub-paragraph 3(E) below.
- (E) For the purposes of this Agreement, the categories listed below are merged and treated as single categories with the conversion factors as indicated:

Categories Merged	Designation in Agreement	Current Conversion Factors (SYE)	H.S. Conversion Factors (SME)
317, 326, 617	317/326/617*	n.a.	1.0
338, 339	338/339	7.2	6.0
347, 348	347/348	17.8	14.9
445, 446	445/446	14.88	12.4
613, 614, 615	613/614/615	n.a.	1.0
625, 626	625/626*	1.0	1.0
638, 639	638/639	15.5	13.0
645, 646	645/646*	36.8	30.8

* - Merged categories 317/326/617, 613/614/615 and 625/626 become effective January 1, 1988.

Group and Sub-Group and Specific Limits

4. (A) Commencing with the first agreement period and during the subsequent term of this Agreement, the Government of Indonesia shall limit annual shipments to the United States of cotton, wool, and man-made fiber textiles and textile products and apparel of silk blend and vegetable fibers other than cotton of Indonesia to the group

limits, sub-group limits and specific limits set out in Annexes B and C. The group, sub-group and specific limits may be adjusted in accordance with paragraph 5.

- (B) Notwithstanding Paragraph 4(A), commencing with the first agreement period and during the subsequent term of this Agreement, the Government of Indonesia may export an additional five (5) percent to the United States of traditional folklore products such as Batik, Ikat and Kerawang made from hand-loomed fabrics in Categories 336, 341, 342/642, 350, 636, 641, and 648, 651 of the unadjusted specific limit for the corresponding category.

Flexibility Adjustments

5. (A) (I) The group limits and specific limits set out in Annex B do not include any adjustments permitted under Paragraph 5.
- (II) During any agreement period, the group limits set out in Annexes B and C may be exceeded by not more than seven (7) percent swing, provided that a corresponding reduction in square yards equivalent is made in another group, sub-group or specific limit during the same agreement period. Within the applicable group

limits, any category or product subject to a specific limit may be increased by not more than seven (7) percent swing, or not more than (5) percent swing for wool categories.

(III) A special shift of 12.3 percent shall be available for category 641 from category 640 for the life of the agreement, representing the percentage of trade which will migrate from category 641 to 640 upon conversion by the United States to the new category system on January 1, 1988.

(IV) A special shift of 18.5 percent shall be available for category 648 from category 647 for the life of the agreement, representing the percentage of trade which will migrate from category 648 to 647 upon conversion by the United States of America to the new category system on January 1, 1988.

(B) (I) The extent to which any group, sub-group or specific limit set out in Annexes B and C may be exceeded in any agreement period by carryforward (borrowing a portion of the corresponding group or sub-group limit from the succeeding agreement period) and/or carryover (the use of any unused yardage

(shortfall) of the corresponding group, sub-group or specific limit for the previous agreement period) is eleven (11) percent, or which carryforward shall not constitute more than six (6) percent.

(II) No carryover shall be available for application in the first agreement period, i.e., July 1, 1985 - June 30, 1986. No carryforward shall be available for application in the final agreement period, i.e., 7/1/91 - 6/30/92.

(III) Carryover and carryforward of 100 percent shall be available between the six month agreement periods from July 1, 1987-December 31, 1987 and January 1, 1988-June 30, 1989.

(C) (I) For purpose of the Agreement, a shortfall in a limit occurs when exports of textiles or textile products from Indonesia to the United States during any agreement period are below the applicable group limit as set out in Annexes B and C, or in the case of any group limit decreased pursuant to Paragraph 5, when such exports are below the group limit as decreased.

(II) For the purposes of the Agreement, a shortfall in a specific limit or sub-group

occurs when exports of textiles or textile products from Indonesia to the United States during any agreement period are below the applicable group limit and the specific limit or sub-group as set out in Annexes B and C or, in the case of any limit decreased pursuant to Paragraph 5, when such exports are below the specific limit or sub-group limit as decreased.

- (D) The Government of the United States may apply flexibility under Paragraphs 5(B) and 5(C) to specific limits on any category or product whenever that adjustment appears appropriate to facilitate the flow of trade and the sound administration of the Agreement. The Government of the United States shall inform the Government of Indonesia immediately after making adjustments pursuant to Paragraph 5(B) and 5(C). To the extent that such adjustments are actually utilized they will be implemented by means of carryover, swing and carryforward in that order. Any unused flexibility will be re-credited to the donor limit. This procedure will not prejudice the outcome of any consultations between our Governments concerning the amounts of flexibility available.

Consultation Mechanism

6. (A) In the event that the Government of the United States of America believes that imports from Indonesia listed in Annex A and classified in any category or product not covered by specific limits are, due to market disruption or real risk thereof, threatening to impede the orderly development of trade between the two countries, the Government of the United States of America may request consultations with the Indonesian Government with a view to easing or avoiding such market disruption or the real risk thereof. The Government of the United States will provide the Government of Indonesia at the time of the request with a detailed and factual statement of reasons for its request for consultation which, in the view of the Government of the United States, demonstrates:
- (I) The existence of market disruption, or the real risk thereof, and
 - (II) The role of exports from Indonesia in that disruption or real risk thereof.
- (B) The Government of Indonesia agrees to consult with the Government of the United States of America within 30 days of receipt of the request for consultations. Both Governments agree to make every effort to reach agreement on a

mutually satisfactory resolution of the issue within 90 days of the receipt of such request, unless this period is extended by mutual agreement.

- (C) During the 90-day period, the Government of Indonesia agrees to hold its exports to the United States in the category or product concerned to a level no greater than 35 percent of the amount entered, as reported in U.S. General Import Statistics, during the latest twelve month period for which data are available at the time of the request for consultations.
- (D) If no mutually satisfactory solution is reached during the 90-day consultation period, the Government of the United States of America may establish annual specific limits for shipments of cotton, wool, and man-made fiber textiles and textile products and apparel of silk blends and vegetable fibers other than cotton in the category, part-category or product concerned for the duration of the Agreement, in accordance with Paragraph 6(E). The amount will not be less than the amount entered in the category, part-category or product, as reported in U.S. General Import Statistics, during the first 12 of the most recent 14 months preceding the date the request for consultations was made, plus

15.5 percent for cotton and man-made fiber and apparel of silk blends and other vegetable fiber product categories and six (6) percent for wool product categories. In the event that no mutually satisfactory solution is reached, both Governments further agree to make every effort to achieve agreement during subsequent consultations.

- (E) The first term of any specific limit established under Sub-paragraph (D) will begin on the first day following the conclusion of the 90-day consultation period and end on the last day of the agreement period in which the specific limit was established. If a specific limit is established during an agreement period, that limit and any applicable swing or carryforward will be prorated to correspond to the period of time remaining in the current agreement period. Carryover will not be available in the first agreement period for which a specific limit is established under Paragraph 6(D). Swing for specific limits established under Sub-paragraph 6(D) will be available as set out in sub-paragraph 6(D) will be available as set out in sub-paragraph 5(A) (II). For each remaining agreement period any specific limit will be increased by six (6) percent per agreement

period in the case of cotton and man-made fiber product categories and apparel of silk blends and other vegetable fibers and by one (1) percent in the case of wool categories.

Overshipment Charges

7. (A) Products of Indonesia exported in excess of authorized limits in any agreement period may be denied entry into the United States. Any such shipments denied entry, may be permitted entry into the United States and charged to the applicable limit in the succeeding agreement period.
- (B) Products of Indonesia shipped in excess of applicable limits in any agreement period will, if allowed entry into the United States during that agreement period, be charged to the applicable limit in the succeeding agreement period.
- (C) Any action taken pursuant to Sub-paragraphs 7(A) and 7(B) above, will not prejudice the rights of either side regarding consultations.

Spacing Provisions

8. The Government of Indonesia shall use its best efforts to space exports to the United States within each category or product evenly throughout each agreement period, taking into consideration normal seasonal factors.

**U.S. Assistance in Implementation
of the Limitation Provisions**

9. The Government of Indonesia shall administer its export control system under this Agreement. The Government of the United States may assist the Government of Indonesia in implementing the limitation provisions of this Agreement by controlling imports of textiles and textile products covered by this Agreement.

Exchange of Data

- 10 (A) The Government of the United States shall promptly supply the Government of Indonesia with data on monthly imports of cotton, man-made fiber and wool textiles and textile products and apparel of silk blends and other vegetable fibers other than cotton into the United States from Indonesia.
- (B) The Government of Indonesia shall promptly supply the Government of the United States with data on monthly exports of cotton, man-made fiber, and wool textiles and textile products and apparel of silk blends and other vegetable fiber other than cotton from Indonesia to the United States.
- (C) Each Government agrees to promptly supply any other available statistical data necessary to

the implementation of this Agreement requested
by the other Government.

Mutually Satisfactory

Administration Arrangements

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.

Consultation on Implementation Questions

12. The Government of the United States and the Government of Indonesia agree to consult upon the request of the other, on any question arising in the implementation of this Agreement.

13. The Government of the United States and the Government of Indonesia may at any time, including the period following the establishment of any successor to the current Arrangement, propose revisions in the terms of this Agreement. Each agrees to consult promptly with the other 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.

Consultations in case of Inequity

vis-a-vis a Third Country

14. If the Government of Indonesia considers that, as a

result of limitations specified in this Agreement, it is being placed in an inequitable position in relation to a third country, the Government of Indonesia may request consultations with the Government of the United States with a view to taking appropriate remedial actions, such as reasonable modification of this Agreement.

Article 3 Procedures

15. For the duration of this Agreement, the Government of the United States shall not invoke the procedures of Article 3 of the Arrangement to request restraint on the exports of cotton, wool and man-made fiber textiles and textile products and apparel of silk blends and other vegetable fibers other than cotton covered by this Agreement to the United States. The Government of the United States and the Government of Indonesia reserve their rights under the Arrangement with respect to textiles and textile products not subject to this Agreement.

Visa System

16. The provisions of the bilateral visa arrangement effected by the exchange of letters dated March 25, 1987 in Washington, DC between the Government of the United States and the Government of Indonesia will govern the certification of exports from Indonesia.

Fraud and Circumvention

17. (A) Both Governments shall take actions as are necessary to prevent circumvention of this Agreement.
- (B) Each Government will consult within 60 days upon receipt of a request for consultations.
- (C) With regard to fraud and circumvention, each Government agrees to supply to the other Government any information within its possession which it reasonably believes to be necessary for the enforcement of this Agreement.

Right to Terminate the Agreement

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

If the foregoing conforms with the understanding of the Government of Indonesia this note and the note of confirmation on behalf of the Government of Indonesia shall constitute an Agreement between our two Governments.

For the Secretary of State:

Enclosures:

Annexes A, B and C

ANNEX A (1)
Current Category System

CATEGORY	DESCRIPTION	Conversion Factor	Unit of Measure
YARN			
Cotton			
300	Carded	4.6	LB.
301	Combed	4.6	LB.
Wool			
400	Tops and yarn	2.0	LB.
Man-made fiber			
600	Textured	3.5	LB.
601	Continuous cellulosic	5.2	LB.
602	Continuous non- cellulosic	11.6	LB.
603	Spun cellulosic	3.4	LB.
604	Spun non- cellulosic	4.1	LB.
605	Other yarns	3.5	LB.
FABRIC			
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, not Knit	1.0	SYD.

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.

Man-made fiber

610	Continuous cellulosic not knit	1.0	SYD.
611	Spun cellulosic, not knit	1.0	SYD.
612	Continuous non-cellulosic, not knit	1.0	SYD.
613	Spun non-cellulosic, not knit	1.0	SYD.
614	Other fabrics, not knit	1.0	SYD.
625	Knit	7.8	LB.
626	Pile and tufted	1.0	SYD.
627	Specialty	7.8	LB.

APPAREL

Cotton

330	Handkerchiefs	1.7	DZ.
331	Gloves	3.5	DPR.
332	Hosiery	4.6	DPR.
333	Suit-type Coats, M&B	36.2	DZ.
334	Other Coats, M&B	41.3	DZ.
335	Coats, WG&I	41.3	DZ.
336	Dresses, (including uniforms)	45.3	DZ.
337	Playsuits, sunsuits, washesuits, creepers, rompers, etc.	25.0	DZ.

338	Knit shirts (including T-shirts, other and sweat shirts) for M&B	7.2	DZ.
339	Knit shirts and blouses (including T-shirts, other and sweatshirts) for WG&I	7.2	DZ.
340	Shirts, not knit	24.0	DZ.
341	Blouses, not knit	14.5	DZ.
342	Skirts	17.8	DZ.
345	Sweaters	36.8	DZ.
347	Trousers, slacks and shorts (outer), M&B	17.8	DZ.
348	Trousers, slacks and shorts (outer), WG&I	17.8	DZ.
349	Brassieres, etc.	4.8	DZ.
350	Dressing gowns, including bath robes, and beach robes, lounging gowns, house coats and dusters	51.0	DZ.
351	Pajamas and other nightwear	52.0	DZ.
352	Underwear (including union suits)	11.0	DZ.
353	Down and feather-filled coats, jackets, vests, M&B	41.3	DZ.
354	Down and feather-filled coats, jackets, vests, WG&I	41.3	DZ.
359	Other apparel	4.6	LB.
Wool			
431	Gloves	2.1	DPR.
432	Hosiery	2.8	DPR.
433	Suit-type coats, M&B	36.0	DZ.
434	Other coats, M&B	54.0	DZ.
435	Coats, WG&I	54.0	DZ.
436	Dresses	49.2	DZ.
438	Knit shirts and blouses	15.0	DZ.
440	Shirts and blouses, not knit	24.0	DZ.
442	Skirts	18.0	DZ.
443	Suits, M&B	54.0	DZ.
444	Suits, WG&I	54.0	DZ.
445	Sweaters, M&B	14.88	DZ.

446	Sweaters, WG&I	14.88	DZ.
447	Trousers, slacks and shorts, (outer), M&B	18.0	DZ.
448	Trousers, slacks and shorts, (outer), WG&I	18.0	DZ.
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.
633	Suit-type coats, M&B	36.2	DZ.
634	Other coats, M&B	41.3	DZ.
635	Coats, WG&I	41.3	DZ.
636	Dresses	45.3	DZ.
637	Playsuits, sunsuits, washesuits, etc.	21.3	DZ.
638	Knit shirts, (including T-shirts), M & B	18.0	DZ.
639	Knit shirts and blouses (including T-shirts), WG&I	15.0	DZ.
640	Shirts, not knit	24.0	DZ.
641	Blouses, not knit	14.5	DZ.
642	Skirts	17.8	DZ.
643	Suits, M&B	54.0	DZ.
644	Suits, WG&I	54.0	DZ.
645	Sweaters, M&B	36.8	DZ.
646	Sweaters, WG&I	36.8	DZ.
647	Trousers, slacks and shorts, (outer), M&B	17.8	DZ.
648	Trousers, slacks and shorts (outer), WG&I	17.8	DZ.
649	Brassieres, etc.	4.8	DZ.
650	Dressing gowns, including bathrobes and beach robes	51.0	DZ.
651	Pajamas and other nightwear	52.0	DZ.
652	Underwear	16.0	DZ.
653	Down and feather-filled coats, jackets, vests, M&B	41.3	DZ.
654	Down and feather-filled coats, jackets, vests WG&I	41.3	DZ.
659	Other apparel	7.8	LB.

Silk blend and other vegetable fiber

831	Gloves	3.5	DPR.
832	Hosiery	4.6	DPR.
833	Suit type coats, M&B	36.2	DZ.
834	Other coats, M&B	41.3	DZ.
835	Coats, WG&I	41.3	DZ.
836	Dresses	45.3	DZ.
838	Knit shirts & blouses	14.0	DZ.
840	Shirts & blouses, not knit	20.0	DZ.
842	Skirts	17.8	DZ.
843	Suits, M&B	54.0	DZ.
844	Suits, WG&I	54.0	DZ.
845	Sweaters, other vegetable fiber	36.8	DZ.
846	Sweaters, silk blend	36.8	DZ.
847	Trousers, slacks and shorts (outer)	17.8	DZ.
850	Dressing gowns	51.0	DZ.
851	Pajamas & other nightwear	52.0	DZ.
852	Underwear	13.5	DOZ.
858	Neckwear	3.6	LB.
859	Other apparel	6.8	LB.

MADE-UPS AND MISCELLANEOUS

360	Pillowcases	1.1	NO.
361	Sheets	6.2	NO.
362	Bedspread and quilts	6.9	NO.
363	Terry and other pile towels	0.5	NO.
369	Cotton manufactures, not specified (nspf)	4.6	Lb.
464	Blankets	1.3	Lb.
465	Floor coverings	0.1	SFT.
469	Other wool manufactures, nspf	2.0	Lb.
665	Floor coverings	0.1	SFT.
666	Other furnishings	7.8	LB.
669	Other man-made fiber manufactures	7.8	LB.
670	Luggage, handbags, flat goods	2.0	LB.

ANNEX A(2)
New Category System Listings

(Enters into effect January 1, 1988.)

Category	Description	Conversion Factor to square yards	Unit
YARN			
200	Sewing thread and yarns, put up for retail sale	3.6	LB.
201	Other yarns	3.5	LB.
300	Carded yarns	4.6	LB.
301	Combed yarns	4.6	LB.
400	Wool yarn	2.0	LB.
600	Textured filament yarns	3.5	LB.
603	Staple artificial yarn	3.4	LB.
604	Staple synthetic yarn	4.1	LB.
606	Non-textured filament	10.9	LB.
607	Staple yarn	3.5	LB.
FABRIC			
218	Yarns of different colors	1.0	SYD.
219	Duck	1.0	SYD.
220	Fabric of special weave	1.0	SYD.
222	Knit fabric	6.7	LB.
223	Non-woven fabrics	7.6	LB.
224	Pile and tufted fabrics	1.0	SYD.
225	Denim	1.0	SYD.
226	Cheesecloth, batistes, etc.	1.0	SYD.
227	Oxford cloth	1.0	SYD.
229	Special purpose fabric	7.4	LB.
313	Sheeting	1.0	SYD.
314	Poplin and broadcloth	1.0	SYD.
315	Printcloth	1.0	SYD.
317	Twills	1.0	SYD.
326	Sateens	1.0	SYD.
410	Woven fabrics containing 36 percent or more By weight wool	1.0	SYD.
414	Other wool fabrics	1.5	LB.

611	Staple artificial fabric, by weight, 85 percent or more	1.0	SYD.
613	Sheeting	1.0	SYD.
614	Poplin and broadcloth	1.0	SYD.
615	Printcloth	1.0	SYD.
617	Twills and sateens	1.0	SYD.
618	Cellulosic filament	1.0	SYD.
619	Non-cellulosic filament, poly	1.0	SYD.
620	Other non-cellulosic filament	1.0	SYD.
621	Impression	7.8	LB.
622	Filament glass fiber staple/filament	1.0	SYD.
624	Man-made fiber fabric, woven more than 15 percent but not more than 36 percent wool staple/filament Combination:	1.0	SYD.
625	Poplin and broadcloth	1.0	SYD.
626	Printcloth	1.0	SYD.
627	Sheeting	1.0	SYD.
628	Twills and sateens	1.0	SYD.
629	Other MMF	1.0	SYD.
APPAREL			
239	Cotton and man-made Infants' wear	3.4	LB.
330	Handkerchiefs	1.7	DOZ.
331	Gloves and mittens	3.5	DPR.
332	Hosiery	4.6	DPR.
333	M and B suit-type coats	36.2	DOZ.
334	Other M and B coats	41.3	DOZ.
335	W and G coats	41.3	DOZ.
336	Dresses	45.3	DOZ.
337	Playsuits, sunsuits, etc.	25.0	DOZ.
338	M and B knit shirts	7.2	DOZ.
339	W and G knit shirts and blouses	7.2	DOZ.
340	M and B shirts, not knit	24.0	DOZ.
341	W and G knit shirts and blouses, not knit	14.5	DOZ.
342	Skirts	17.8	DOZ.
345	Sweaters	36.8	DOZ.
347	M and B trousers, slacks, and shorts	17.8	DOZ.
348	W and G trousers, slacks, and shorts	17.8	DOZ.
349	Brassieres and body support- ing garments	4.8	DOZ.
350	Dressing gowns, etc.	51.0	DOZ.
351	Nightwear and pajamas	52.0	DOZ.

352	Underwear	11.0	DOZ.
353	M and B down-filled coats	41.3	DOZ.
354	W and G down-filled coats	41.3	DOZ.
359	Other cotton apparel	4.6	LB.
431	Gloves and mittens	2.1	DPR.
432	Hosiery	2.8	DPR.
433	M and B suit-type coats	36.0	DOZ.
434	Other M and B coats	54.0	DOZ.
435	W and G coats	54.0	DOZ.
436	Dresses	49.2	DOZ.
438	Knit shirts and blouses	15.0	DOZ.
439	Wool infants' wear	3.4	LB.
440	Shirts and blouses, not knit	24.0	DOZ.
442	Skirts	18.0	DOZ.
443	M and B suits	4.5	NO.
444	W and G suits	4.5	NO.
445	M and B sweaters	14.88	DOZ.
446	W and G sweaters	14.88	DOZ.
447	M and B trousers, slacks and shorts	18.0	DOZ.
448	W and G Trousers, slacks, and shorts	18.0	DOZ.
459	Other wool apparel	2.0	LB.
630	Handkerchiefs	1.7	DOZ.
631	Gloves and mittens	3.5	DPR.
632	Hosiery	4.6	DPR.
633	M and B suit-type coats	36.2	DOZ.
634	Other M and B coats	41.3	DOZ.
635	W and G coats	41.3	DOZ.
636	Dresses	45.3	DOZ.
637	Playsuits, sunsuits, etc.	21.3	DOZ.
638	M and B knit shirts	18.0	DOZ.
639	W and G knit shirts and blouses	15.0	DOZ.
640	M and B Shirts, not knit	24.0	DOZ.
641	W and G shirts and blouses, not knit	14.5	DOZ.
642	Skirts	17.8	DOZ.
643	M and B suits	4.5	NO.
644	W and G suits	4.5	NO.
645	M and B sweaters	36.8	DOZ.
646	W and G sweaters	36.8	DOZ.
647	M and B trousers, slacks, and shorts	17.8	DOZ.
648	W and G trousers, slacks, and shorts	17.8	DOZ.
649	Brassieres and body Supporting garments	4.8	DOZ.
650	Dressing gowns, etc.	51.0	DOZ.
651	Nightwear and pajamas	52.0	DOZ.
652	Underwear	16.0	DOZ.
653	M and B down-filled coats	41.3	DOZ.

654	W and G down-filled coats	41.3	DOZ.
659	Other Man-made fiber apparel	7.8	LB.
831	Gloves and mittens	3.5	DPR.
832	Hosiery	4.6	DPR.
833	M and B suit-type coats	36.2	DOZ.
834	Other M and B coats and jackets	41.3	DOZ.
835	W and G coats	41.3	DOZ.
836	Dresses	45.3	DOZ.
838	Knit shirts, blouses and tops	14.0	DOZ.
839	Infants' wear	3.4	LB.
840	Woven shirts and blouses	20.0	DOZ.
842	Skirts	17.8	DOZ.
843	M and B suits	4.5	NO.
844	W and G suits	4.5	NO.
845	Sweaters of other vegetable fiber	36.8	DOZ.
846	Sweaters of silk	36.8	DOZ.
847	Trousers, slacks, and shorts	17.8	DOZ.
850	Robes and dressing gowns	51.0	DOZ.
851	Nightwear and pajamas	52.0	DOZ.
852	Underwear	13.5	DOZ.
858	Neckwear	3.6	LB.
859	Other apparel	6.8	LB.

Made-Up and Miscellaneous Textiles

360	Pillowcases	1.1	NO.
361	Sheets	6.2	NO.
362	Bedspread and quilts	6.9	NO.
363	Terry and other pile towels	0.5	NO.
369	Cotton manufactures, not specified (nspf)	4.6	LB.
464	Blankets	1.3	LB.
465	Floor coverings	0.1	Sft
469	Wool manufactures, nspf	2.0	LB.
665	Floor coverings	0.1	Sft
666	Other furnishings	7.8	LB.
669	Man-made fiber Manufactures, nspf	7.8	LB.
670	Flat goods, handbags, luggage	2.0	LB.

ANNEX A (3)
Harmonized System Listings

(To enter into effect upon notification by the United States that it has adopted the Harmonized Commodity Code.)

Category	Description	Conversion Factor to square meters	Unit
YARN			
200	Sewing thread and yarns, put up for retail sale	6.6	KG.
201	Other yarns	6.5	KG.
300	Carded yarns	8.5	KG.
301	Combed yarns	8.5	KG.
400	Wool yarn	3.7	KG.
600	Textured filament yarns	6.5	KG.
603	Staple artificial yarn	6.3	KG.
604	Staple synthetic yarn	7.6	KG.
606	Non-textured filament	20.1	KG.
607	Staple yarn	6.5	KG.
FABRIC			
218	Yarns of different colors	1.0	M2
219	Duck	1.0	M2
220	Fabric of special weave	1.0	M2
222	Knit fabric	12.3	KG.
223	Non-woven fabrics	14.0	KG.
224	Pile and tufted fabrics	1.0	M2
225	Denim	1.0	M2
226	Cheesecloth, batistes, etc.	1.0	M2
227	Oxford cloth	1.0	M2
229	Special purpose fabric	13.6	KG.
313	Sheeting	1.0	M2
314	Poplin and broadcloth	1.0	M2
315	Printcloth	1.0	M2
317	Twills	1.0	M2
326	Sateens	1.0	M2
410	Woven fabrics containing 36 percent or more by weight wool	1.0	M2
414	Other wool fabrics	2.8	M2

611	Staple artificial fabric, by weight, 85 percent or more	1.0	M2
613	Sheeting	1.0	M2
614	Poplin and broadcloth	1.0	M2
615	Printcloth	1.0	M2
617	Twills and sateens	1.0	M2
618	Cellulosic filament	1.0	M2
619	Non-cellulosic filament, poly	1.0	M2
620	Other non-cellulosic filament	1.0	M2
621	Impression	14.4	KG.
622	Filament glass fiber staple/filament	1.0	M2
624	Man-made fiber fabric, woven more than 15 percent but not more than 36 percent wool Staple/filament combination:	1.0	M2
625	Poplin and broadcloth	1.0	M2
626	Printcloth	1.0	M2
627	Sheeting	1.0	M2
628	Twills and sateens	1.0	M2
629	Other MMF	1.0	M2

APPAREL

239	Infants wear of cotton and man-made fiber	6.3	DOZ.
330	Handkerchiefs	1.4	DOZ.
331	Gloves and mittens	2.9	DPR.
332	Hoisery	3.8	DPR.
333	M and B suit-type coats	30.3	DOZ.
334	Other M and B coats	34.5	DOZ.
335	W and G coats	34.5	DOZ.
336	Dresses	37.9	DOZ.
337	Playsuits, sunsuits, etc.	20.9	DOZ.
338	M and B knit shirts	6.0	DOZ.
339	W and G knit shirts and blouses	6.0	DOZ.
340	M and B shirts, not knit	20.1	DOZ.
341	W and G knit shirts and blouses, not knit	12.1	DOZ.
342	Skirts	14.9	DOZ.

345	Sweaters	30.8	DOZ.
347	M and B trousers, slacks, and shorts	14.9	DOZ.
348	W and G trousers, slacks, and shorts	14.9	DOZ.
349	Brassieres and body support- ing garments	4.0	DOZ
350	Dressing gowns, etc.	42.6	DOZ.
351	Nightwear and pajamas	43.5	DOZ.
352	Underwear	9.2	DOZ.
353	M and B down-filled coats	34.5	DOZ.
354	W and G down-filled coats	34.5	DOZ.
359	Other cotton apparel	8.5	KG.
431	Gloves and mittens	1.8	DPR.
432	Hosiery	2.3	DPR.
433	M and B suit-type coats	30.1	DOZ.
434	Other M and B coats	45.1	DOZ.
435	W and G coats	45.1	DOZ.
436	Dresses	41.1	DOZ.
438	Knit shirts and blouses	12.5	DOZ.
439	Infants' wear	6.3	KG.
440	Shirts and blouses, not knit	20.1	DOZ.
442	Skirts	15.0	DOZ.
443	M and B suits	3.76	NO.
444	W and G suits	3.76	NO.
445	M and B sweaters	12.4	DOZ.
446	W and G sweaters	12.4	DOZ.
447	M and B trousers, slacks and shorts	15.0	DOZ.
448	W and G trousers, slacks, and shorts	15.0	DOZ.
459	Other wool apparel	3.7	KG.
630	Handkerchiefs	1.4	DOZ.
631	Gloves and mittens	2.9	DPR.
632	Hosiery	3.8	DPR.
633	M and B suit-type coats	30.3	DOZ.
634	Other M and B coats	34.5	DOZ.
635	W and G coats	34.5	DOZ.
636	Dresses	37.9	DOZ.
637	Playsuits, sunsuits, etc.	17.8	DOZ.
638	M and B knit shirts	15.0	DOZ.
639	W and G knit shirts and blouses	12.5	DOZ.
640	M and B shirts, not knit	20.1	DOZ.
641	W and G shirts and blouses, not knit	12.1	DOZ.
642	Skirts	14.9	DOZ.
643	M and B suits	3.76	NO.

644	W and G suits	3.76	NO.
645	M and B sweaters	30.8	DOZ.
646	W and G sweaters	30.8	DOZ.
647	M and B trousers, slacks, and shorts	14.9	DOZ.
648	W and G trousers, slacks, and shorts	14.9	DOZ.
649	Brassieres and body sup- porting garments	4.0	DOZ.
650	Dressing gowns, etc.	42.6	DOZ.
651	Nightwear and pajamas	43.5	DOZ.
652	Underwear	13.4	DOZ.
653	M and B down-filled coats	34.5	DOZ.
654	W and G Down-filled coats	34.5	DOZ.
659	Other Man-made fiber apparel	14.4	KG.
831	Gloves and mittens	2.9	DPR.
832	Hosiery	3.8	DPR.
833	M and B suit-type coats	30.3	DOZ.
834	Other M and B coats and jackets	34.5	DOZ.
835	W and G coats and jackets	34.5	DOZ.
836	Dresses	37.9	DOZ.
838	Knit Shirts, blouses and tops	11.7	DOZ.
839	Infants wear	6.3	KG.
840	Not knit shirts and blouses	16.7	DOZ.
842	Skirts	14.9	DOZ.
843	M and B suits	3.76	NO.
844	W and G suits	3.76	NO.
845	Sweaters of vegetable fiber	30.8	DOZ.
846	Sweaters of silk	30.8	DOZ.
847	Trousers, slacks, and shorts	14.9	DOZ.
850	Robes and dressing gowns	42.6	DOZ.
851	Nightwear and pajamas	43.5	DOZ.
852	Underwear	11.3	DOZ.
858	Neckwear	6.6	KG.
859	Other apparel	12.5	KG.

Made-Up and Miscellaneous Textiles

360	Pillowcases	0.9	NO.
361	Sheets	5.2	NO.
362	Bedspread and quilts	5.8	NO.
363	Terry and other pile towels	0.4	NO.
369	Cotton manufactures, not specified (nspf)	8.5	KG.
464	Blankets	2.4	KG.
465	Floor Coverings	1.0	M2

469	Wool manufactures, nspf	3.7	KG.
665	Floor coverings	1.0	M2
666	Other furnishings	14.4	KG.
669	Man-made fiber manufactures, nspf	14.4	KG.
670	Flat goods, handbags, luggage	3.7	KG.

Annex B (1)
Group I
(Current Category System)

Category.	Units	7/1/87- 12/31/87
GROUP I	SYE	132,079,442
313	SYDS	8,988,800
314	SYDS	7,865,200
315	SYDS	8,932,620
317	SYDS	5,618,000
317-S (sateen sub-limit)	SYDS	1,179,780
319	SYDS	2,955,068
320 (printcloth)	SYDS	6,011,260
331	DPR	224,720
334	DZ	15,731
335	DZ	40,449
336	DZ	36,517
337	DZ	42,135
338/339	dz	303,372
340	DZ	207,866
341	DZ	224,720
347/348	DZ	393,260
351	DZ	61,798
369 (shop towels)	LBS	505,620
445/446	DZ	255,025
604 (plied acrylic yarn)	LBS	393,260
613	SYDS	8,427,000
614	SYDS	8,427,000
631	DPR	365,170
635	DZ	42,135
638/639	DZ	387,642
640	DZ	151,394*
641	DZ	589,890
645/646	DZ	196,630
647	DZ	140,450
648	DZ	674,160

*The figure should read 185,394. The two parties will exchange notes

ANNEX B (2)
Group I
(New Category System)

Category	Units	1/1/88- 6/30/88	7/1/88- 6/30/89	7/1/89- 6/30/90
Group I	SYE	131,554,631	278,895,817	295,629,567
219	SY	2,871,679	6,087,961	6,453,238
313	SY	5,210,634	11,046,543	11,709,336
314	SY	18,194,229	38,571,765	40,886,071
315	SY	8,477,887	17,973,120	20,247,536
317/617/326	SY	8,085,392	17,141,030	18,169,490
331	DPR	224,720	476,406	504,991
334	DOZ	15,731	33,349	35,350
335	DOZ	40,450	85,753	90,898
336	DOZ	36,517	77,416	82,061
337	DOZ	42,135	89,326	94,686
338/339	DOZ	303,372	643,149	681,738
340	DOZ	207,866	440,676	467,116
341	DOZ	224,720	476,406	504,991
347/348	DOZ	393,260	833,711	883,734
351	DOZ	61,798	131,012	138,872
369-S (shoptowels)	LB	505,620	1,071,914	1,136,229
445/446	DOZ	25,503	51,515	52,030
604-A	LB	393,260	833,711	883,734
613/614/615	SY	7,185,399	15,233,045	16,147,028
625/626	SY	7,927,736	16,806,801	17,815,209
631-W (work gloves)	DPR	365,170	774,160	820,610
635	DOZ	42,135	89,326	94,686
638/639	DOZ	387,642	821,801	871,109
640	DOZ	205,611	435,895	462,049
641	DOZ	569,673	1,207,707	1,280,169
645/646	DOZ	196,630	416,856	441,867
647	DOZ	245,670	520,819	552,069
648	DOZ	568,941	1,206,155	1,278,524

Annex B(2) - cont.

Category	Unit	7/1/90- 6/30/91	7/1/91- 6/30/92
Group I	SYE	313,367,341	332,169,382
219	SY	6,840,433	7,250,859
313	SY	12,411,896	13,156,610
314	SY	43,339,235	45,939,589
315	SY	20,194,598	21,406,273
317/617/326	SY	19,259,659	20,415,239
331	DPR	535,290	567,408
334	DOZ	37,471	39,719
335	DOZ	96,352	102,133
336	DOZ	86,985	92,204
337	DOZ	100,367	106,389
338/339	DOZ	722,642	766,001
340	DOZ	495,143	524,852
341	DOZ	535,290	567,408
347/348	DOZ	936,758	992,963
351	DOZ	147,205	156,037
369-s	LB	1,204,403	1,276,667
(shoptowels)			
445/446	DOZ	52,551	53,076
604-A	LB	936,758	992,963
613/614/615	SY	17,115,849	18,142,800
625/626	SY	18,884,120	20,017,168
631-W	DPR	869,847	922,037
(work gloves)			
635	DOZ	100,367	106,389
638/639	DOZ	923,376	978,778
640	DOZ	489,772	519,158
641	DOZ	1,356,979	1,438,398
645/646	DOZ	468,379	496,482
647	DOZ	585,193	620,304
648	DOZ	1,355,236	1,436,550

ANNEX B (3)
Group I
Harmonized System.

(To enter into effect upon notification by the United States that it has adopted the Harmonized Commodity Code.)

Category	Units	1/1/88- 6/30/88	7/1/88- 6/30/89	7/1/89- 6/30/90
Group I	SME	109,992,827	233,184,793	247,175,881
219	SM	2,401,011	5,090,144	5,395,552
313	SM	4,356,611	9,236,015	9,790,176
314	SM	15,212,195	32,249,853	34,184,844
315	SM	7,088,361	15,027,326	16,928,965
317/617/326	SM	6,760,196	14,331,615	15,191,511
331	DFR	224,720	476,406	504,991
334	DOZ	15,731	33,349	35,350
335	DOZ	40,450	85,753	90,898
336	DOZ	36,517	77,416	82,061
337	DOZ	42,135	89,326	94,686
338/339	DOZ	303,372	643,149	681,738
340	DOZ	207,866	440,676	467,116
341	DOZ	224,720	476,406	504,991
347/348	DOZ	393,260	833,711	883,734
351	DOZ	61,798	131,012	138,872
369-S	KG	229,349	486,220	515,393
(shoptowels)				
445/446	DOZ	25,503	51,515	52,030
604-A	KG	178,382	378,169	400,859
613/614/615	SM	6,007,712	12,736,349	13,500,530
625/626	SM	6,628,380	14,052,166	14,895,296
631-W	DFR	365,170	774,160	820,610
(work gloves)				
635	DOZ	42,135	89,326	94,686
638/639	DOZ	387,642	821,801	871,109
640	DOZ	205,611	435,895	462,049
641	DOZ	569,673	1,207,707	1,280,169
645/646	DOZ	196,630	416,856	441,867
647	DOZ	245,670	520,819	552,069
648	DOZ	568,941	1,206,155	1,278,524

Annex B(3) - cont.

Category	Unit	7/1/90- 6/30/91	7/1/91- 6/30/92
Group I	SME	262,006,434	277,726,820
219	SM	5,719,286	6,062,443
313	SM	10,377,586	11,000,242
314	SM	36,235,934	38,410,090
315	SM	16,884,703	17,897,785
317/617/326	SM	16,103,001	17,069,181
331	DPR	535,290	567,408
334	DOZ	37,471	39,719
335	DOZ	96,352	102,133
336	DOZ	86,985	92,204
337	DOZ	100,367	106,389
338/339	DOZ	722,642	766,001
340	DOZ	495,143	524,852
341	DOZ	535,290	567,408
347/348	DOZ	936,758	992,963
351	DOZ	147,205	156,037
369-S	KG	546,317	579,096
(shoptowels)			
445/446	DOZ	52,551	53,076
604-A	KG	424,911	450,405
613/614/615	SM	14,310,561	15,169,195
625/626	SM	15,789,013	16,736,354
631-W	DPR	869,847	922,037
(work gloves)			
635	DOZ	100,367	106,389
638/639	DOZ	923,376	978,778
640	DOZ	489,772	519,158
641	DOZ	1,356,979	1,438,398
645/646	DOZ	468,379	496,482
647	DOZ	585,193	620,304
648	DOZ	1,355,236	1,436,550

**ANNEX C(1)
Group II
(Current Category System)**

Category	Units	7/1/87- 12/31/87
GROUP II	SYE	32,147,755
WOOL SUBGROUP (except 445/446)	SYE	1,530,150
342/642	DZ	84,800
350	DZ	30,740
345	DZ	108,650
636	DZ	111,300
637	DZ	68,900
651	DZ	54,590
369-D	LBS	450,500

The following categories of textiles and textile products of cotton and man-made fiber and apparel of silk blends and vegetable fibers other than cotton categories are also included in Group II:

300-301, 600-603, 604-0, 605, 310-312, 316, 318, 320-0, 610-612, 625-627, 332-3, 349, 352-4, 359, 630, 631-0, 632-4, 643-4, 649-50, 652-654, 659, 360-363, 369-0, 665, 666, 669, 670, 831-836, 838, 840, 842-845, 846, 847, 850-852, 858, 859.

NOTE: 604-0 signifies all products in Category 604 except 604-A, plied Acrylic Yarn. 320-0 signifies all products in Category 620 except 320-P, Printcloth. 631-0 signifies all products in Category 631 except 631-W, Work Gloves. 369-0 signifies all products in Category 369 except 369-S, Shop Towels and 360-D, Dish Towels.

ANNEX C(2)
Group II
(New Category System)

Category	Units	1/1/88- 6/30/88	7/1/88- 6/30/89	7/1/89- 6/30/90
Group II	SYE	32,672,565	71,879,645	79,067,610
Wool Sub-Group (Except 445/446):				
	SYE	1,530,150	3,243,918	3,438,553
342/642	DOZ	84,801	179,777	190,564
345	DOZ	108,650	230,338	244,158
350	DOZ	30,740	65,169	69,079
369-D	KG	450,500	955,060	1,012,364
636	DOZ	111,300	235,956	250,113
637	DOZ	68,900	146,068	154,832
651	DOZ	54,590	115,731	122,675

Category	Unit	7/1/90- 6/30/91	7/1/91- 6/30/92
GROUP II	SYE	86,974,370	95,671,808
Wool Sub-Group: (Except 445/446) SME			
		3,644,866	3,863,558
342/642	DOZ	201,998	214,117
345	DOZ	258,808	274,336
350	DOZ	73,224	77,617
369-D (dishtowels)	KG	1,073,105	1,137,492
636	DOZ	265,120	281,027
637	DOZ	164,122	173,969
651	DOZ	130,035	137,837

The following categories of textiles and textile products of cotton and man-made fiber and apparel of silk blends and vegetable fibers other than cotton categories are also included in Group II:

200, 201, 300, 310, 600, 603, 604-0, 606, 607, 218, 220, 222-227, 229, 611, 617-622, 624, 627-629, 239, 326, 330, 332, 333, 349, 350, 352-354, 359, 630, 631-0, 632-634, 636, 637, 643, 644, 649-54, 659, 360-363, 369-0, 665, 666, 669, 670, 831-836, 838-840, 842-847, 850-852, 858, 859.

**ANNEX C(3)
Group II
(Harmonized System)**

(To enter into effect upon notification by the United States that it has adopted the Harmonized Commodity Code.)

Category	Units	1/1/88- 6/30/88	7/1/88- 6/30/89	7/1/89- 6/30/90
Group II	SME	27,317,532	60,098,570	66,108,427
Wool Sub-Group (Except 445/446):				
	SME	1,279,358	2,712,240	2,874,974
342/642	DOZ	84,801	179,777	190,564
345	DOZ	108,650	230,338	244,158
350	DOZ	30,740	65,169	69,079
369-D	KG	204,345	433,212	459,205
636	DOZ	111,300	235,956	250,113
637	DOZ	68,900	146,068	154,832
651	DOZ	54,590	115,731	122,675

Category	Unit	7/1/90- 6/30/91	7/1/91- 6/30/92
GROUP II	SYE	72,719,269	79,991,195
Wool Sub-Group (Except 445/446):			
	SYE	3,047,472	3,230,321
342/642	DOZ	201,998	214,117
345	DOZ	258,808	274,336
350	DOZ	73,224	77,617
369-D (dishtowels)	KG	486,757	515,963
636	DOZ	265,120	281,027
637	DOZ	164,122	173,969
651	DOZ	130,035	137,837

The following categories of textiles and textile products of cotton and man-made fiber and apparel of silk blends and vegetable fibers other than cotton categories are also included in Group II:

200, 201, 300, 310, 600, 603, 604-0, 606, 607, 218, 220, 222-227, 229, 611, 617-622, 624, 627-629, 239, 326, 330, 332, 333, 349, 350, 352-354, 359, 630, 631-0, 632-634, 636, 637, 643, 644, 649-54, 659, 360-363, 369-0, 665, 666, 669, 670, 831-836, 838-840, 842-847, 850-852, 858, 859.

INDONESIA NOTE

Washington, DC
December 14, 1987

Excellency:

I have the honor to acknowledge receipt of Your Note dated November 30, 1987 which reads as follows:

(The full text of the U.S. note of November 30, 1987, is repeated word for word.)

I have the further honor to inform you that the proposals set forth in the above mentioned note are acceptable to the Government of Indonesia, and to confirm on behalf of the Government of Indonesia that your note and this note in reply thereto shall constitute an Agreement between our two Governments.

I have the honor to propose that the units in Annex C (2) for category 369-D shall be amended from KG to LB and for Wool Sub-Group shall be amended from SME to SYE to read as follows:

369-D	LB	450,500	955,060	1,012,364
Wool Sub-Group	SYE	3,644,866	3,863,558	
369-D	LB	1,073,105	1,137,492	

I have further the honor to confirm that the above letters reflect the understanding reached between our two Governments and to confirm the provisions of the above letters including Annexes A, B and C are acceptable to my Government.

Please accept, Excellency, the assurances of my highest considerations.

Washington, DC December 14, 1987

Ambassador of the Republic of
Indonesia