GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED
COM.TEX/SB/1933*
18 August 1994
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(94-1623)

Textiles Surveillance Body

Original: English

ARRANGEMENT REGARDING INTERNATIONAL TRADE IN TEXTILES

Notification Transmitted under Articles 7 and 8

Bilateral agreement between the United States and the Czech Republic

The Textiles Surveillance Body received a notification under Article 4 from the United States of an agreement concluded with the Czech Republic for the period 1 June 1993 to 31 May 1995. This agreement extended on a <u>pro rata</u> basis the previous agreement with the former Czech and Slovak Federal Republic.¹

The TSB decided to transmit the notification to participating countries under Articles 7 and 8, as the Czech Republic had not as yet accepted the 1993 Protocol maintaining in force the Arrangement.²

¹The agreement with the former Czech and Slovak Federal Republic and an extension are contained in COM.TEX/SB/1229 and 1780.

For an observation on this notification, see COM. TEX/SB/1937.

^{*}English only/Anglais seulement/Inglés solamente

No. 81.129/94-MPO

The Ministry of Foreign Affairs of the Czech Republic presents its compliments to the Embassy of the United States of America and has the honour to refer to the Note No. 175 of the Embassy, dated 11 August 1993, concerning exports of textiles and textile products of the Czech Republic to the United States.

The Ministry of Foreign Affairs of the Czech Republic has the honour to inform that the Czech authorities are agreeable to the proposal that your Note No. 175 and this reply constitute. "The Agreement Relating to Trade in certain Textiles and Textile Products between the Government of the Czech Republic and the Government of the United States". The Agreement set forth in this exchange of notes shall supersede and replace the Memorandum of Understanding between the Czech Republic and the United States regarding trade in textiles that entered into force of 1 June 1993.

The Ministry of Foreign Affairs of the Czech Republic avails itself of this opportunity to renew to the Embassy of the United States of America the assurances of its highest consideration.

Embassy of the United States of America Prague, 1 April 1994

EMBASSY OF THE UNITED STATES OF AMERICA

No. 175

The Embassy of the United States of America presents its compliments to the Government of the Czech Republic and has the honour to refer to discussions between representatives of the Government of the Czech Republic and the Government of the United States of America in Prague from 20-21 May 1993 concerning exports of textiles and textile products of the Czech Republic exported to the United States and to the Arrangement Regarding International Trade in Textiles, with Annexes, done at Geneva on 20 December 1973 and extended by Protocols (hereinafter referred to as the Arrangement). As a result of these discussions, the Government of the United States proposes the following revised agreement relating to trade in cotton, wool, man-made fibre, non-cotton vegetable fibre and silk-blend textiles and textile products between the Government of the Czech Republic and the Government of the United States.

Agreement Term

1. The term of this agreement will be the period from 1 June 1986 through 31 May 1994. Each "agreement period" shall be a twelve-month period from 1 June of a given year to 31 May of the following year. In the event that the Uruguay Round is not completed and implemented before 31 May 1994, this agreement will be automatically extended until 31 May 1995.

Coverage of Agreement and Classification by Fibre

- 2. The textiles and textile products covered by this agreement are those summarized in Annex A. The system of categories and the rates of conversion into square metres equivalent (SME) listed in Annex A shall apply in implementing this agreement.
- 3. (A) Tops, yarns, 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, man-made fibres, silk-blends, non-cotton or blends thereof, in which any or all of these fibres in combination represent the chief weight of the product, are subject to this agreement. Components of an article which are not considered relevant to the classification under the general rules of interpretation or the segal notes to Section II of the harmonized system are likewise to be disregarded here.
 - (B) For the purposes of this agreement, textile products covered by paragraph (2) above shall be classified as:
 - (i) Man-made fibre textiles, if the product is in chief weight of man-made fibres, unless:
 - (a) the product is knitted or crocheted apparel in which wool equals or exceeds 23 per cent by weight of all fibres, in which case the product will be a wool textile; or
 - (b) the product is apparel, not knitted or crocheted, in which wool equals or exceeds 36 per cent by weight of all fibres; in which case the product will be a wool textile:

- (c) the product is a woven fabric in which wool equals or exceeds 36 per cent by weight of all fibres, in which case the product will be a wool textile.
- (ii) Cotton textiles, if not covered by (i) and if the product is in chief weight of cotton, unless the product is a woven fabric in which wool equals or exceeds 36 per cent by weight of all fibres, in which case the product will be a wool textile.
- (iii) Wool textiles, if neither of the foregoing applies, and the product is in chief weight of wool.
- (iv) Silk-blend or non-cotton vegetable fibre textiles, if none of the foregoing applies and the product is in chief weight of silk or non-cotton vegetable, unless:
 - (a) cotton with wool and/or man-made fibres in the aggregate equal or exceed 50 per cent by weight of the component fibres thereof and the cotton component equals or exceeds the weight of each of the total wool and/or man-made fibre components, in which case product will be considered a cotton textile.
 - (b) If not covered by (iv)(a) and wool exceeds 17 per cent by weight of all component fibres, in which case the product will be considered a wool textile.
 - (c) If not covered by (iv)(a) or (b) and man-made fibres in combination with cotton and/or wool in the aggregate equal or exceed 50 per cent by weight of the component fibres thereof and the man-made fibres component exceeds the weight of the total wool and/or total cotton component, in which case the product will be considered a man-made fibre textile.
- (C) Notwithstanding the above, garments which contain 70 per cent or more by weight silk (unless they also contain over 17 per cent by weight wool), and products other than garments which contain 85 per cent or more by weight silk, are not subject to this agreement. Silk-blend and non-cotton vegetable fibre sweaters, as determined above, shall be divided into "silk-blend" sweaters and "non-cotton vegetable fibre" sweaters. For the purposes of this provision sweaters shall be classified as "silk-blend" if the silk component exceeds by weight the non-cotton vegetable fibre component (if any). Sweaters not classified as "silk blend" sweaters in accordance with the foregoing shall be classified as "non-cotton vegetable fibre" sweaters. Garments containing 70 per cent or more by weight silk and over 17 per cent by weight wool shall be classified as wool textiles, under subparagraph (B)(iv)(b).
- (D) Coverage under this paragraph is intended to be identical with the terms of the arrangement regarding international trade in textiles and in conformance with the 31 July 1986, protocol of extension. In the event of a question regarding whether a product is covered by this agreement by virtue of being in chief weight of cotton, wool, man-made fibre, silk-blend, or non-cotton vegetable fibre the chief value of the fibres may be considered.

Specific Limits

4. Commencing with the first agreement period and during each subsequent term of this agreement, the Government of the Czech Republic shall limit exports to the United States of cotton, wool, man-made fibre, silk-blend and non-cotton vegetable fibre textiles and textile products of the Czech Republic to the specific limits set out in Annex B, and as such specific limits may be adjusted in accordance with paragraph 5.

Flexibility Adjustments Swing

- 5. (A) (i) The specific limits set out in Annex B do not include any adjustments permitted under paragraph 5.
 - (A) (ii) During any agreement period, the specific limits set out in Annex B may be increased by not more than 7 per cent swing provided that a corresponding reduction in square metres equivalent is made in one or more other specific limits during the same agreement period.
 - (A) (iii) No specific limit may be decreased pursuant to paragraph 5(A)(i) to a level which is below the level of exports charged against that category's limit for that agreement year.
 - (A) (iv) The Government of the Czech Republic shall indicate to the Government of the United States the specific limits or sublimits it would like increased and those which it would like decreased by commensurate quantities in square metres equivalent.
 - (A) (v) In addition, special shift of 10 per cent in square metres equivalent shall be available to category 443 from category 433.

Carryover and Carry forward

- (B) (i) The extent to which any specific limit set out in Annex B may be exceeded in any agreement period by carry forward (borrowing a portion of the corresponding specific limit from the succeeding agreement period) and/or carryover (the use of any unused yardage shortfall of the corresponding specific limit for the previous agreement period) is 11 per cent, of which carry forward shall not constitute more than 7 per cent.
- (B) (ii) No carryover shall be available for application in the first agreement period.

 No carry forward shall be available for application in the final agreement period.
- (C) For the purposes of the agreement, a shortfall occurs when exports of textiles or textile products of the Czech Republic to the United States during any agreement period are below any specific limit as set out in Annex B (or, in the case of any limit decreased pursuant to paragraph 5, when such exports are below the limit as decreased).

(D) The Government of the Czech Republic will notify the Government of the United States when it wishes to use unused yardage (shortfall) available in categories for carryover, or for use by other categories for swing, subject to the provisions set out above. However, the Government of the United States may supply adjustments under this section to any specific limit whenever that adjustment appears appropriate to facilitate the flow of trade and the sound administration of the agreement. To the extent that such adjustments are actually utilized, they will be implemented by means of carryover and carry forward, in that order. Any unused carry forward will be re-credited to the following period's limit. This procedure will not prejudice the outcome of any consultations that may be held between our governments concerning the amounts of available carryover and carry forward.

Overshipment Charges

- 6. (A) Products of the Czech Republic shipped in excess of authorized limits in any agreement period may be denied entry into the United States. Any such shipment denied entry may be permitted into the United States and charged to the applicable limit in succeeding agreement period.
 - (B) Products of the Czech Republic 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 subparagraph 6(A) and 6(B) above, will not prejudice the rights of the other side regarding consultations.

Spacing Provisions

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

<u>United States Assistance in Implementation</u> of the Limitation Provision

8. The Government of the Czech Republic shall administer its export control system under the agreement. The Government of the United States may assist the Government of the Czech Republic in implementing the limitation provisions of this agreement by controlling, by the date of export, imports of textiles and textile products covered by this agreement.

Exchange of Information

9. Subject to domestic laws, at the request of the other government, each government agrees to supply any information within its possession reasonably believed to be necessary for the enforcement of this agreement.

Exchange of Data

10. (A) The Government of the United States shall promptly supply the Government of the Czech Republic with data on monthly imports of the textiles or textile products of the Czech Republic listed in Annex B into the United States.

(B) The Government of the Czech Republic shall promptly supply the Government of the United States with data on monthly exports of the textiles or textile products of the Czech Republic listed in Annex B into the United States.

Cooperation in the Prevention of Circumvention

- 11. The Government of the United States of America and the Government of the Czech Republic agree to take measures necessary to prevent, to investigate and, where appropriate, to take legal and/or administrative action to prevent circumvention of this agreement by transshipment, rerouting, false declaration concerning country of origin, falsification of official documents or whatever other means. Both parties agree that consistent with their domestic laws and procedures, they will cooperate fully to address problems arising from circumvention.
- 12. Both parties agree to cooperate fully, consistent with their domestic laws and procedures, in instances of circumvention or alleged circumvention of the agreement to address problems arising from circumvention and to establish the relevant facts in the places of import, export and, where applicable, transshipment. Such cooperation, consistent with domestic laws and procedures, will include investigation of circumvention practices; exchange of documents, correspondence, reports and other relevant information to the extent available; and facilitation of impromptu plant visits and contacts, upon request on a case-by-case basis.
- 13. Following the exchange of information and cooperation outlined in paragraph 12, should either party believe that this agreement is being circumvented by and that no, or inadequate, measures are being applied to address or to take action against such circumvention, both parties shall consult with a view to seeking a mutually satisfactory solution. Such consultation should be held promptly, beginning within 30 days when possible and concluding within 60 days when possible.
- 14. Should the parties be unable to reach a satisfactory solution in the course of the consultations called for under paragraph 13, then the Governments of the Czech Republic and the United States agree that in cases where clear information regarding circumvention has been provided, the United States may deduct from the quantitative limits established under this agreement amounts equivalent to the amount of transshipped products of the Czech Republic origin. In addition, the Governments of the Czech Republic and the United States agree that deductions from the quantitative limits established under this agreement may be made in those instances in which: (a) the United States possesses information showing a substantial likelihood that circumvention has occurred; (b) the United States has requested from the Czech Republic cooperation or information relevant to the possible circumvention that is of a type that is available or could be available to the Government of the Czech Republic; and (c) the Government of the Czech Republic has not provided such information or cooperation within a reasonable period of time. Any such action shall be notified to the Textiles Surveillance Body with full justification.
- 15. Should the United States choose to exercise its rights under paragraph 14 to deduct from the quantitative limits placed on a country which has incurred deductions from its quantitative limits as a result of circumvention of this agreement in either the current or the previous quota year, then the United States may deduct from the quantitative limit amounts up to three times the amounts transshipped, provided that such deductions are applied equally in each of the three following agreement years.

- 16. Where there is information showing that goods originating in another country have been shipped through the Czech Republic to the United States as though they were products of the Czech Republic, the Governments of the Czech Republic and the United States agree to take appropriate action. Such action may include the introduction of restraints or deducting the amount of goods so shipped from the quantitative limits established under this agreement for shipments originating in the Czech Republic. Any such actions, together with their timing and scope, may be taken after consultation held with a view of arriving at a mutually satisfactory solution and shall be notified to the Textiles Surveillance Body with full justification. Should the parties be unable to reach a satisfactory solution, then the Government of the Czech Republic and the United States agree that in cases where clear information regarding circumvention has been provided, the United States may deduct from the quantitative limits established under this agreement an amount equivalent to the amount of the product transshipped through the Czech Republic.
- 17. Parties agree that false declaration concerning fibre content, quantities, description or classifications of merchandise also frustrates the objective of this agreement. Where there is evidence that any such false declaration has been made for purposes of circumvention, both parties agree to take appropriate measures, consistent with their domestic laws and procedures, against exporters or importers involved. Should either party believe that this agreement is being circumvented by such false declarations and that no, or inadequate, administrative measures are being applied to address and/or to take action against such circumvention, that party should consult promptly with the party involved with a view to seeking a mutually satisfactory solution. Should the parties be unable to reach a satisfactory solution, then the Government of the Czech Republic and the United States agree that in cases where clear information regarding such false declarations has been provided, then the United States may deduct from the quantitative limits established under this agreement an amount equivalent to the amount of product subject to the false declaration or classification. This provision is not intended to prevent parties from making technical adjustments when inadvertent errors in declarations have been made.

Commercial Samples and Personal Shipments

18. Properly marked commercial samples, valued at \$250 or less, and items for the personal use of the importer and not for resale, regardless of value, shall not be subject to the limits established under this agreement.

Mutually Satisfactory Administrative Arrangements

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.

Consultation on Implementation Questions

20. The Government of the United States and the Government of the Czech Republic each agree to consult upon the request of the other on any question arising in the implementation of this agreement.

Consultations in Case of Inequity Vis-a-Vis a Third Country

21. If the Government of the Czech Republic considers that as a result of the limitations specified in this agreement, it is being placed in an inequitable position in relation to a third country, the Government of the Czech Republic may request consultations with the Government of the

United States with a view to taking appropriate remedial actions, such as a reasonable modification of this agreement.

Reservation of Rights

22. The Government of the United States and the Government of the Czech Republic each reserve their rights under the arrangement with respect to textiles and textile products not subject to this agreement.

Right to Propose Revisions to the Agreement

23. The Government of the United States and the Government of the Czech Republic may at any time propose revisions to 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.

Right to Terminate the Agreement

24. 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 agreemen, period.

If the foregoing conforms with the understanding of the Government of the Czech Republic, this note and the note of conformation on behalf of the Government of Czech Republic shall constitute an agreement between our two governments. The agreement set forth in this exchange of notes shall enter into force upon the date of the Government of the Czech Republic's reply and shall supersede and replace the Memorandum of Understanding between the United States and the Czech Republic regarding trade in textiles that entered into force on 28 May 1993.

The annexes shall be considered an integral part of the agreement.

The Embassy of the United States avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Czech Republic the assurances of its highest consideration.

Embassy of the United States of America Prague, 11 August 1993

ANNEX - A

United States Textile and Apparel Category System Under the Harmonized System

Categories numbered in the:

200 series are of cotton and/or man-made fibre;

300 series are of cotton;

400 series are of wool:

600 series are of man-made fibre;

800 series are of silk-blends or other non-cotton vegetable fibres.

	Category description number	Unit	Conversion factor to square metre equivalent
YARN:			
Cotton and	1 man-made fibre:		
200	Yarns put up for retail sale, and sewing thread	kg.	6.6
201	Specialty yarns	kg.	6.5
Cotton:			
30 G	Carded yarns, cotton	kg.	8.5
301	Combed yarns, cotton	kg.	8.5
Wool:		ĺ	
400	Wool yarn	kg.	3.7
Man-:nade	fibre:		
600	Texture i filament yarns	kg.	6.5
603	Yarn containing 85 5 or more by weight artificial staple fibre	kg.	6.3
604	Yarn containing 85% or more by weight synthetic staple fibre	kg.	7.6
ύ06	Non-textured filament	kg.	20.1
607	Other staple fibre yarn	kg.	6.5
FABRIC:			
lotton and	i man-made fibre:		
218	Of yarns of differen, wlours	m²	1.0

	Category description number	Unit	Conversion factor to squan: metre equivalent
219	Duck	m²	0.1
220	Fabric of special weave	m²	1.0
222	Knit fabric	kg.	12.3
223	Non-woven fabrics	kg.	14.0
224	Pile & tufted fabrics	m²	1.0
225	Blue denim	m²	1.0
226	Cheesecloth, batistes, lawns, or voiles	m²	1.0
227	Oxford cloth	m²	1.0
22 9	Special purpose fabric	kg.	13.6
Cotton:			
313	Sheeting	m²	1.0
314	Poplin & broadcloth	m²	1.0
315	Printcloth	m²	1.0
317	Twills	m²	1.0
326	Sateens	m²	1.0
Wool:			
410	Woven fabrics containing 36% or more by weight woo!	m²	1.0
414	Other wool fabrics	kg.	2.8
Man-made 1	Fibre:		
611	Woven man-made fibre fabric containing 85% or more by weight artificial staple fibres	m²	1.0
613	Sheeting	m²	1.0
614	Poplin & broadcloth	m ^z	1.0
615	Printcloth	m²	1.0
617	Twill & sateens	m²	1.0
618	Woven artificial filament	m²	1.0
619	Polyester filament fabric, less than 170 g/m ²	m²	1.0
620	Other synthetic filament fabric	m²	1.0

	Category description number	Unit	Conversion factor to square metre equivalent
621	Impression fabric	kg.	14.4
622	Glass fibre fabric	m²	1.0
624	Woven man-made fibre fabric, containing more than 15% but less than 36% wool	m²	1.0
Staple/fila	ment combination:		
625	Poplin & broadcloth	m²	1.0
626	Printcloth	m²	1.0
627	Sheeting	m²	1.0
628	Twills & sateens	m²	1.0
629	Other MMF	π\²	1.0
Silk-blend	and non-cotton vegetable fibre:		
810	Woven fabric of silk-blends and non-cotton vegetable fibre	m²	1.0
APPAREI	ین		
Cotton and	d man-made fibre:		
237	Playsuits, sunsuits, etc.	doz.	19.2
239	Infants [*] apparel	kg.	6.3
Cotton:	!		
330	Handkerchiefs	doz.	1.4
331	Gloves & mittens	dpr.	2.9
332	Hosiery	dpr.	3.8
333	M & B suit-type coats	doz.	30.3
334	Other M & B coats	doz.	34.5
335	W & G coats	doz.	34.5
336	Dresses	doz.	37.9
338	M & B knit shirts	doz.	6.0
339	W & G knit shirts & blouses	doz.	6.0
340	M & B shirts, not knit	doz.	20.1
341	W & G shirts & blouses, not knit	doz.	12.1
342	Skirts	doz.	14.9

	Category description number	Unit	Conversion factor to square metre equivalent
345	Sweaters	doz.	30.8
347	M & B trousers, slacks & shorts	doz.	14.9
348	W & G trousers, slacks & shorts	doz.	14.9
349	Brassieres & body supporting garments	doz.	4.0
350	Dressing gowns, etc.	doz.	42.6
351	Nightwear & pyjamas	doz.	43.5
352	Underwear	doz.	9.2
353	M & B down-filled coats	doz.	34.5
354	W & G down-filled coats	doz.	34.5
359	Other cotton apparel	kg.	8.5
Wool:			
431	Gloves & mittens	dpr.	1.8
432	Hosiery	dpr.	2.3
433	M & B suit-type coats	doz.	30.1
434	Other M & B coats	doz.	45.1
435	W & G coats	doz.	45.1
436	Dresses	doz.	41.1
438	Knit shirts & blouses	doz	12.5
439	Infants' wear	kg.	6.3
440	Shirts & blouses, not knit	doz.	20.1
442	Skirts	doz.	15.0
443	M & B suits	Nos.	3.76
444	W & G suits	Nos.	3.76
445	M & B sweaters	doz.	12.4
446	W & G sweaters	doz.	12.4
447	M & B trousers, slacks & shorts	doz.	15.0
448	W & G trousers, slacks & shorts	doz.	15.0
459	Other wool apparel	kg.	3.7

	Category description number	Unit	Conversion factor to square metre equivalent
Man-made	fibre:		
6 30	Handkerchiefs	doz.	1.4
631	Gloves & mittens	dpr.	2.9
632	Hosiery	dpr.	3.8
633	M & B suit-type coats	doz.	30.3
634	Other M & B coats	doz.	34.5
635	W & G coats	doz.	34.5
636	Dresses	doz.	37.9
638	M & B knit shirts	doz.	15.0
639	W & G knit shirts & blouses	doz.	12.5
640	M & B shirts, not knit	doz.	20.1
641	W & G shirts & blouses, not knit	doz.	12.1
642	Skirts	doz.	14.9
643	M & B suits	Nos.	3.76
644	W & G suits	Nos.	3.76
645	M & B sweaters	doz.	30.8
646	W & G sweaters	doz.	30.8
647	M & B trousers, slacks & shorts	doz.	14.9
648	W & G trousers, slacks & shorts	doz.	14.9
649	Brassieres & body supporting garments	doz.	4.0
650	Dressing gowns, etc.	doz.	42.6
651	Nightwear & pyjamas	doz.	43.5
652	Underwear	doz.	13.4
653	M & B down-filled coats	doz.	34.5
654	W & G down-filled coats	doz.	34.5
659	Other man-made fibre apparel	kg.	14.4
Silk-blend	Silk-blend and non-cotton vegetable fibre:		
831	Gloves & mittens	dpr.	2.9
832	Hosiery	dpr.	3.8

	Category description number	Unit	Conversion factor to square metre equivalent
833	M & B suit-type coats	doz.	30.3
834	Other M & B coats & jackets	doz.	34.5
835	W & G coats & jackets	doz.	34.5
836	Dresses	doz.	37.9
838	Knit shirts, blouses & tops	doz.	11.7
839	Infants' wear	kg.	6.3
840	Not knit shirts & blouses	doz.	16.7
842	Skirts	doz.	14.9
843	M & B suits	Nos.	3.76
844	W & G suits	Nos.	3.76
845	Sweaters of vegetable fibre	doz.	30.8
846	Sweaters of silk-blend	doz.	30.8
847	Trousers, slacks & shorts	doz.	14.9
850	Robes & dressing gowns	doz.	42.6
851	Nightwear & pyjamas	doz.	43.5
852	Underwear	doz.	11.3
858	Neckwear	kg.	6.6
859	Other apparel	kg.	12.5
MAIDE-UP	& MISCELLANEOUS TEXTILES:		
Cotton:			
360	Pillowcases	Nos.	0.9
361	Sheets	Nos.	5.2
362	Bedspreads & quilts	Nos.	5.8
363	Terry & other pile towers	Nos.	0.4
369	Cotton manufactures, not specified (NSPF)	kg.	8.5
Wool:			
464	Blankets	kg.	2.4
465	Floor coverings	m²	1.0
469	Wool manufactures (NSPF)	kg.	3.7

	Category description number	Unit	Conversion factor to square metre equivalent
Man-ma	de fibre:		
665	Floor coverings	m²	1.0
666	Other furnishings	kg.	14.4
669	Man-made fibre manufactures (NSPF)	kg.	14.4
670	Flat goods, handbags, luggage	kg.	3.7
Silk-ble	nds and non-cotton vegetable fibre:		
863	Towels	Nos.	0.4
870	Luggage	kg.	3.7
871	Flatgoods and handbags	kg.	3.7
899	Other silk-blend and non-cotton vegetable fibre manufacturers	kg.	11.1

ANNEX B

Category	1 June 1993-31 May 1994
410	1,500,000 square metres
433	5,891 dozens
435	3,876 dozens
443	71,815 numbers
624	1,500,000 square metres

Category	1 June 1994-31 May 1995
410	1,515,000 square metres
433	5,950 dozens
435	3,915 dozens
443	72,533 numbers
624	1,590,000 square metres

Embassy of the United States of America Prague, 12 August 1993