

GENERAL AGREEMENT ON TARIFFS AND TRADE

RESTRICTED

BOP/25

13 May 1963

Limited Distribution

Committee on Balance-of-Payments Restrictions

1963 CONSULTATION UNDER ARTICLE XVIII:12(b) WITH

TURKEY

Basic Document for the Consultation

I. Legal and administrative basis of the restrictions

1. The existing import controls in Turkey are maintained for balance-of-payments reasons. The Cabinet and certain administrative organs are entrusted with the administration of import control and restriction measures under the following laws:

- (A) Law No. 3614 and Law No. 13, which give authority to the Ministry of Commerce to regulate foreign trade in collaboration with the Ministry of Finance.
- (B) Law No. 5283, which provides that imports can be restricted or prohibited for the economic or financial needs of the country by the Council of Ministers.
- (C) Law No. 1567, for the Protection of the Value of the Turkish Currency which provides for some restrictions in relation to the transfer of foreign exchange with relation to imports.
- (D) Decree dated 29 June 1961, which refers to the Implementation of the Development Plan adopted by Parliament on 21 November 1962.

2. In accordance with these Laws and Decree, the Council of Ministers determines the principles of the foreign trade control and restrictions. The latest document issued concerning these principles is the Decree No. 6/1241. dated 4 January 1963.

3. The allocation of foreign exchange, the issue of licences, transfers of foreign exchange and related formalities are carried out by the Central Bank of Turkey. Some Ministries are also authorized to issue import permits for a limited number of commodities.

4. Commercial imports can be made only by persons in possession of an "importer's certificate" which is obtainable from Chambers of Commerce or Industry. An importer's certificate specifies the type of commodities which the holder is entitled to import. There are separate arrangements for imports by industrial users (including those in the mining industry) and exporters. The requirement of an "importer's certificate" is not applicable to the public sector, including public administrations and governmental agencies and enterprises.

The Chambers of Commerce or Industry which issue these certificates are non-governmental organizations, established in accordance with the provisions of a specific law. Their main function is to co-ordinate the interests of producers and consumers and to assist both private and public sectors on economic and commercial matters.

II. Methods used in restricting imports

5. Imports have, since 1958, been based on a quota system. Imports from the European Monetary Agreement area and convertible currency countries are effected through yearly liberalization lists and bi-annual global quota allocation lists. Imports from bilateral agreement countries are affected according to the related agreements and attached quota lists. Arrangements of a discriminatory nature as well as barter transactions are prohibited.

6. An import programme thus comprises three lists of commodities:

- (a) Liberalization imports: goods shown in this list can be freely imported under licences which are issued automatically upon application (see Annex III).
- (b) Global quota allocations: this list contains global quotas fixed for goods subject to quantitative restrictions (see Annex IV).
- (c) Restricted imports: imports of goods of all kinds from bilateral agreement countries are limited to the quota fixed in the lists attached to the agreements. Consequently, products which are imported without any restriction from the free currency area are subject to quantitative restrictions when imported from bilateral agreement countries.

7. The import programmes are drawn up mainly on the following considerations:

- (a) The volume of foreign exchange to be allocated to imports: this is determined jointly by the Ministries of Finance and Commerce assisted by the Central Bank of Turkey.
- (b) The selection and quantities of the commodities to be imported: in selecting the goods to be imported and in determining the quantities, priority is given to those items which are most essential for the proper functioning of the economy.

8. The selection of permitted imports and the determination as to whether they should be admitted free of restriction or under quantitative limitation are the responsibilities of the Ministry of Commerce. Decisions of this Ministry are based on information and relevant data compiled from various sources including the Ministries of Industry, Agriculture, Hygiene, Finance, and institutions of a private nature, such as the Union of Chambers of Commerce and Industry and Commodity Exchanges and the individual Chambers (Istanbul, Ego, Ankara).

9. The import procedures are as follows¹:
- (a) Applications for import licences are lodged with a bank authorized to deal with import transactions. Applications submitted in accordance with the relevant regulations and within the prescribed time-limit are forwarded without delay to the Central Bank of Turkey.
 - (b) Each application for licences for goods subject to quota allocations must not exceed 20 per cent of the quota provided. If the total value of licence applications exceeds the quota established, the Central Bank of Turkey allocates the amount available among importers on a proportionate basis. In case an allocation thus made should cover more than 50 per cent, but fall short of the value of an indivisible unit of a product, an additional allocation sufficient to meet the difference but not exceeding \$5,000 in each case is directly granted by the Central Bank of Turkey. For applications of imports on the basis of existing bilateral agreements, the 20 per cent margin limit does not apply. Bilateral quotas are subsequent to monthly distributions.
 - (c) At the time of lodging an application for commodities included in the liberalization list, a commercial importer must deposit 20 per cent of the value of the goods as a guarantee, while industrialists wishing to import goods for their own requirements are compelled to deposit a 10 per cent guarantee. The guarantee for import applications for commodities subject to allocation has, for both categories, been fixed at 10 per cent of the value of the goods. Should the total amount of applications made for commodities included in the list be in excess of five times of the quota, the guarantees ratios are increased and can reach a maximum of 40 per cent. This requirement is not applicable to the public sector.
 - (d) Import licences are valid for six months. This may be extended for an additional two months for reasons of "force majeure".
 - (e) For imports from the same currency area (i.e. free exchange area) the choice of source of supply is at the discretion of the importer.
 - (f) While in principle an import licence is valid only for goods specified in the licence, in various cases importers are permitted certain flexibility; for example, a licence granted for certain goods on the liberalization list is utilizable for other goods on the same list. A licence for a product specified in the restricted allocations list, under certain circumstances stated in the regulations, is also deemed valid for other goods.

¹For further details see Annex I.

- (g) Prices for imported commodities are not controlled, but importers are obliged to register them with the Office of Registration of Import Prices.
- (h) For certain specified commodities a special permit obtainable from certain designated ministries is also required.
- (i) A number of global quotas are established specially for industries. Methods of distribution of these quotas are determined by the Ministry of Commerce. These industrial quotas are at present distributed, for the public sector, by the Ministry of Industry and, for the private sector and small artisans, by the Union of Chambers of Commerce, Industry and Commodity Exchanges and the Federation of Small Artisans, respectively.
- (j) Industrial concerns are permitted to import the goods authorized by licences through agents acting on their behalf.
- (k) Foreign exchange allocations for commercial purposes cannot be utilized to import old and used commodities whatever their conditions may be.

III. Treatment of imports from different sources

10. For purposes of the import control and restrictions, a distinction may be drawn between the following four sources of supply:

- (a) Free exchange area: more than 75 per cent of the annual imports were, in 1962, from countries grouped within this category under the general import procedures described in the preceding paragraphs.
- (b) Bilateral agreement countries: imports from bilateral agreement countries amounted in 1962 to approximately 12 per cent of the total annual imports. The share of imports from bilateral agreement countries has shown a slight decline during the 1960-62 period. This share was of the level of 13 per cent in 1960 and dropped to 12 per cent in 1962. No differentiation of treatment exists for imports from those sources. As a basic principle, the quota lists of bilateral agreement countries do not include commodities which are not covered by other import lists; all restrictive measures included in other import lists are also applicable to the lists of bilateral agreement countries. Under the agreement concluded with Finland, Israel and Yugoslavia, half of the payment for each commercial transaction is entered in a separate "free exchange account" which is settled at regular intervals in free convertible currencies. Import lists attached to the agreement with Finland have been eliminated. Apart from certain exceptional cases, bilateral trade is conducted in general in accordance with procedures summarized in paragraph 9 above (for further details see Annex I).

- (c) Agricultural surplus: priority is accorded to the sources of supply where import of agricultural products are made available under surplus disposal schemes. They represented in 1962 approximately 12 per cent of total imports.
- (d) The discretion of the importers is limited as regards capital goods to be imported under special arrangements concluded with foreign governments or international financial institutions.

IV. Commodities or groups of commodities affected by various forms of restriction

11. For details on commodities or groups of commodities affected by various forms of restrictions, see Annexes III and IV.

V. Use of State trading or government monopoly in restricting imports

12. A limited number of commodities are imported only by State-owned enterprises for reasons of revenue, security and health. These include:

Revenue: Coffee, tea, tobacco, salt, alcohol and alcoholic beverages and playing cards.

Security: Explosives and arms (excluding sporting and hunting equipment).

Health: Opium and its derivatives, medical opium and morphine, cocaine and their salts and x-ray films.

The imports of cereals are under the exclusive control of the Soil Product Office.

VI. Measures taken in 1963 in relaxing or otherwise modifying restrictions

13. The main changes introduced since the beginning of 1963 are as follows:

- (a) Upon application for an import licence for products on the liberalization list a guarantee in cash or in government securities must be deposited, amounting to 20 per cent of the value in Turkish currency of the foreign exchange requested by a registered importer and 10 per cent in the case of industrial establishments. Under the previous programmes no guarantee was required from industrial establishments, and the importers' guarantee was only 10 per cent.
- (b) In order to make use of quotas designated as "various" and requiring authorizations from a body other than the Central Bank, the public sector must obtain an authorization from the Ministry of Industry certifying that the goods are not produced in Turkey or that the home production does not come up to requirements with regard to quantity, quality or price. Formerly, an identical provision applied to both the public and private sectors.

- (c) The Ministry of Commerce is responsible for authorizing imports from countries with which no multilateral or bilateral relations have been established, whenever these countries grant reciprocal treatment to Turkish products.

14. On 18 April 1963, the Turkish Government informed the Executive Secretary that "since 1 March 1963, customs declarations or documents to replace such declarations are being charged with an ad valorem stamp duty of 5 per cent". This measure has been taken in order to raise revenue for meeting the exigencies of the first stage of implementation of the Five-Year Plan. (For details see document L/1988.)

VII. Effects of restrictions on trade and general policy in the use of restrictions for balance-of-payments reasons

15. The Turkish authorities have stated that: "The main reasons for import restrictions in Turkey are the difficulties arising from the balance-of-payments situation, and especially deficits in the balance of trade. The level of imports is thus restricted to commodities which are expected to contribute to an improvement in the balance of payments, either through increasing production for export or by contributing to the production of import substitutes. With future improvements in the balance of payments the existing restrictions would be relaxed and eliminated."

Further statement provided by the Turkish Government will be circulated separately.

List of Annexes

- Annex I - Import Regulations concerning the Foreign Trade Régime
Annex II - Decree on the Foreign Trade Régime
Annex III - Tenth Quota Liberalization List
annex IV - Tenth Quota List of Import Commodities subject to Allocation

ANNEX I

Official Gazette No. 11299
of 4 January 1963

IMPORT REGULATIONS REGARDING
THE FOREIGN TRADE REGIME

Part I - General Provisions

Article 1 - Transactions related with commercial imports into Turkey by way of foreign exchange allocation shall be carried out in accordance with this Regulation which is issued pursuant to the Decree related with the Foreign Trade Régime and as per relative Circulars and Instructions.

DEFINITIONS

Article 2 - Definitions of abbreviated terms as used in this Regulation are given below:

MINISTRY: Ministry of Commerce.

DECREE means the Decree of the Council of Ministers of 3 January 1963, No. 6/1241 related with the Foreign Trade Régime and supplements thereof.

CENTRAL BANK means the Central Bank of the Turkish Republic.

AUTHORIZED BANKS means the Banks authorized to act as intermediaries in import transactions in accordance with the legislation related with the Protection of the Value of Turkish Currency.

UNION OF CHAMBERS means the Union of Chambers of Commerce, Chambers of Industry and Commodity Exchanges of Turkey.

E.M.A. means the European Monetary Agreement.

AGREEMENT COUNTRIES means the countries outside the E.M.A. and with which we have a bilateral agreement.

DOLLARS: United States dollars.

FOREIGN EXCHANGE ALLOCATION LETTER means the letter issued by the Central Bank notifying applicants which have requested allocations, that the foreign exchange has been sub-authorized to them to be used for the transfer of foreign exchange for all kinds of payment.

REQUIREMENT CERTIFICATE means the certificate issued by agencies other than the Central Bank for the distribution of quotas or commodities and the allocation authority which is delegated to such agencies, and which replaces the foreign exchange allocation letter.

PERMISSION CERTIFICATE means the certificate required when applying for foreign exchange allocation for the import of certain commodities, included in the quota, which are subject to the permission of a certain agency.

IMPORT PERMIT means the document issued by the Central Bank, to be used when clearing imported commodities through customs.

GUARANTEE: In the application of this Regulation, the guarantee means cash or State Bonds.

ACTUAL IMPORT means the registration of the customs declaration and payment of custom duties and levies on commodities to be imported in compliance with the customs regulations. Suspension of the settlement of customs duties and levies is considered as full payment.

IMPORTER'S CERTIFICATE

Article 3 - Imports may be effected only by real or judicial persons to whom an "Importer Certificate" has been issued.

Importer's certificates are issued by the Chambers of Commerce, the Chambers of Industry or the Chambers of Commerce and Industry with which the merchant or the industrialist is registered in accordance with the supplement regulations to be published by the Union of Chambers.

Importer's Certificates shall not, however, be required for imports to be made by the industrialists, exporters, mine operators and the touristic establishments for the exclusive need of their commercial activities.

Title and requirements of such firms should be verified with a certificate obtained from Chambers of Commerce, Chambers of Industry, Chambers of Commerce and Industry, Union of Chambers and the Ministry of Press, Publication and Tourism.

IMPORT LISTS

Article 4 - All imports under this Regulation may be made within the lists of:

- (a) Liberation
- (b) Commodities subject to allocation
- (c) Quota lists of agreement countries

These lists are prepared in accordance with the customs tariff numbers, and/or any supplements or changes to these lists are published in the Official Gazette.

Liberation and Commodities Subject to Allocation lists are applicable to the E.M.A. countries, and to those countries with which we do not have a bilateral agreement, which make exchanges in United States dollars in the dollar area and from this area make exchanges in United States dollars or convertible E.M.A. currencies.

The list of Commodities Subject to Allocation prepared for industrialists and importers indicates the amounts of quotas separately and, for commodities the importation whereof is subject to a special permission, the name of the agency who will issue this permission.

The quota lists for the agreement countries concern exclusively imports to be made from the countries concerned, under bilateral trade and payment agreements.

The quota lists of the agreement countries may not contain goods which are not included in the Liberation or the Commodities Subject to Allocation lists.

The restrictive clauses and provisions on these lists shall also apply to the quota lists of agreement countries. The Ministry, when deemed necessary, may discriminate industrialists and importers on the quota lists of bilateral agreement countries.

PRINCIPLES TO BE ADHERED TO IN MAKING IMPORT REQUESTS

Article 5 - Applications for imports to be made in accordance with these regulations shall be made to the authorized banks indicated in Articles 6 and 7.

The applications should provide the following information: the list in which the commodities to be imported are included, the number and date of the Official Gazette in which the related list has been published; the Customs Tariff Classification, quota serial number, description, dollar value, intended source, number and date of the importer's certificate, the name of the chamber with which the importer is registered, registration number and the full name and address of the importer.

The applications related with the commodities, the imports of which are subject to the permission of a certain agency, should be accompanied by the relevant permission certificate.

The distributor's certificates should be submitted to the authorized banks for the imports to be made by the sole agents of the manufacturers.

IMPORTS TO BE MADE UNDER THE LIBERATION LIST

Article 6 - Requests related with commodities included in the liberation list are made to the authorized banks as outlined under Article 5 and the provisions of paragraph (1) of Article 9.

Commodities imports, which are put under the monopoly of an agency or organization by laws or regulations, can only be imported by such agencies or organizations.

For the imports to be made under this Article, a guarantee of 10 per cent and 20 per cent of the Turkish Lira equivalent of the foreign exchange applied for, will be deposited with the authorized banks by the industrialists and the importers respectively at the time of application.

Such guarantees cannot be calculated to the countervalue of imports.

IMPORTS TO BE MADE UNDER THE LIST OF COMMODITIES SUBJECT TO ALLOCATION

Article 7 - I -

(A) Applications for the quotas included in the list of commodities subject to allocation, should be made within one month from the publication of the said list in the Official Gazette and in accordance with the provisions of Article 5. Separate requests are to be made for each quota and should provide the quota serial number. A guarantee of 10 per cent of the Turkish Lira equivalent of the foreign exchange applied for shall be deposited with the authorized banks.

For the imports to be made from the quotas which are subject to the requirement certificate, applications should be made to the agencies concerned within the validity period of the list.

For imports to be made from the quotas which are subject to the permission certificates, applications should be made to the authorized banks within two months after the publication of the list. The permission certificates are to be submitted when applying.

Applications should be transmitted to the branches of the Central Bank by the authorized banks, together with the necessary documents, at the latest within two working days.

Total amount of the applications made by a single firm cannot exceed 20 per cent of the quota involved.

Total amount of the applications made by the branches, headquarters or individual representatives of a single firm also cannot exceed 20 per cent ratio.

Applications in excess of 20 per cent will be considered entirely invalid.

If the quota involved is partially under the control of an agency, the 20 per cent ratio will be accounted according to the amount left in the free part.

(B) The Central Bank, after classifying applications as per quota serial numbers, makes the distributions. If the amount allocated for a specific quota fails to meet the applications made, the distribution is made in proportion to applications received.

In order to prevent exaggerated import applications on certain commodities and monopolization and profiteering to the prejudice of the consumer in the commerce, the Ministry may satisfy integrally all applications made for certain quotas included in the quota list with allocation; it may also suspend provisionally or permanently the import of certain goods.

When calculating the allocations, fractions of less than 50 cents shall be ignored, and fractions exceeding 50 cents shall be made up to the dollar.

The results are notified to the parties concerned by Foreign Exchange Allocation Letters.

Foreign Exchange Allocation Letters can be used within two months of the date for payment by Letter of Credit and within five months for cash against documents provided that paragraph II B of Article 9 is complied with. For cash against commodity, the said letter must be used within six months of the date of clearing the goods.

(C) In case, following distribution, the amount of foreign exchange allocated to any applicant does not cover the price of one unit of the goods to be imported but reaches 50 per cent of that price, foreign exchange allocated shall be increased to the price of one unit. However if, following distribution, the amount of foreign exchange allocated is less than 50 per cent of the price of one unit, the Ministry, in order to utilize the quota, may decrease the aforesaid ration to allow the importation of one unit.

The sum of the other parts and accessories if present on the catalogue or proforma invoice of the main commodity of which the import and use or sale is customary and necessary along with the main commodities and for which fitness for importation is certified with the document of the Chamber of Commerce, Chamber of Industry and Chamber of Commerce and Industry, will be added to the unit price by the Central Bank within the above limits.

The importer, instead of requesting an increase to unit cost, may request the cancellation of his application and the refund of his guarantee within two months after the initial date of his Foreign Exchange Allocation

Letter. The cancellation of allocation for full units is however ruled by the provision of paragraph (G) of Article 19 of this Regulation.

If the importers prefer the increase of their allocations to cover the price of one unit, they should state this to the Central Bank within one month from the date of their Foreign Exchange Allocation Letter and obtain the additional allocations.

In this case, the time-limits for payment indicated under Article 9 will be effective from the date of the additional allocations.

(D) If concerned parties have more than one application made for different commodities covered under a quota, in increasing the unit price, they are given the choice of selecting only one commodity and their other applications are cancelled.

(E) Quotas included under the importers' and industrialists' columns of the List of Commodities Subject to Allocation and which are under the control of a certain agency will be used or distributed by the said agency within the validity period of this list.

However, the utilization periods of the Requirement Certificates issued by the certain agencies cannot be used after one month from the expiration date of the validity period of the List of Commodities Subject to Allocation. The utilization periods of the Requirement Certificates will be established by the agencies in accordance with the above principles and will be inserted in the requirement Certificates. If the quotas are distributed by the said agencies, the parties concerned and the Central Bank will be notified at the same time. These notices are equivalent to the Certificate of Requirements. The parties concerned, when applying to the authorized banks with these Requirement Certificates, should deposit a guarantee of 10 per cent of the Turkish Lira equivalent of the foreign exchange applied for.

(F) Imports to be made from industrialists' quotas are subject to the principles outlined under Article 26. No guarantee is required for such imports.

II. If the total applications made to the List of Commodities Subject to Allocation exceeds some of the existing quotas and because of this the share of each application is lower than a commercial lot, the margin of guarantee may be increased according to the following principles:

(A) If the total applications made to a certain quota are as great as six to ten times the same quota, the margin of guarantee will be increased to 20 per cent;

(B) eleven to twenty times the same quota, results in an increase to 30 per cent;

(C) twenty-one or more times the same quota, the margin of guarantee will be increased to 40 per cent.

In this case the above matter will be announced by the Central Bank at least within one month prior to the expiration of the application period and increasing of the earlier amounts deposited will be requested.

If the parties concerned desire, they may apply to the authorized banks within one month after the Central Bank's announcement and request the cancellation of their applications and the return of the 10 per cent guarantee or may confirm completely or partially by increasing the earlier amount deposited.

III. As the result of distribution, if the 10 per cent guarantee deposited as per this Article is found to be in excess of Turkish Lira equivalent of the actual allocation made or exceeds the margins outlined under paragraph II, the difference is refunded to the party concerned.

In accordance with paragraph II, the exceeding portions of the 10 per cent guarantee deposits, which have been kept as the result of distribution, will be calculated to the commodity value when payments are to be effected by Letters of Credit. In the other formalities which are based on various types of payments, exceeding portions are refunded to the importers as a result of the completion of the import permit.

IV. The guarantee of 10 per cent deposited cannot be calculated to the countervalue of imports.

IMPORTS TO BE MADE FROM BILATERAL AGREEMENT COUNTRIES

Article 8 - Imports to be made from bilateral agreement countries are subject to the provisions of Article 7/I.

The 20 per cent margin limit will, however, not be applied to the imports to be made from these countries.

Applications for imports to be made from these countries will be submitted to the authorized banks in the following manner:

(a) Requests related with the quota lists or its supplements and amendments published in the first half of the month should be submitted until the last day of the same month.

(b) Requests related with the quota lists or its supplements and amendments published in the second half of the month should be submitted until the last day of the following month.

Subsequent applications will be transacted on a monthly basis.

These applications will be examined and decided by the Central Bank in accordance with the totals and the accounts of the country involved.

PAYMENTS OF COSTS OF IMPORTS

Article 9 - I - Imports to be made under the liberation list.

(A) When payment is to be effected by Letter of Credit, the guarantee and the Turkish Lira equivalent of the full amount of foreign exchange applied for will be deposited with an authorized bank before the import licence is issued and an application will be made for foreign exchange transfer on the basis of the import permit form filled in by the said bank. The import permit will then be obtained from the Central Bank.

(B) When the payment is to be effected by cash against documents or against goods, the guarantee will be deposited with an authorized bank before the import permit is issued and an application shall be made on the basis of the import licence form filled in by the said bank. The Foreign Exchange Allocation Letter and the import permit will then be obtained from the Central Bank.

II. Imports to be made under the list of commodities subject to allocation

(A) When payment is to be effected by Letter of Credit:

1. Within two months from the date of the Foreign Exchange Allocation Letter.

2. For transactions based on the certificate of requirement, an application should be made to an authorized bank within three months after the date of the certificate. This would be done by putting up the Turkish Lira equivalent of the cost of the commodities and by placing a request with the Central Bank. This request must be accompanied by a form which has been filled out by an authorized bank. The import permit will then be obtained from the Central Bank.

(B) When payments are to be effected by cash against documents or cash against goods, parties concerned should apply to the Central Bank within two months from the date of the Foreign Exchange Allocation Letter and within three months from the date of the Requirement Certificate, and it must be declared whether payments are to be made cash against documents or cash against goods.

The time limits for payments stated in paragraphs I(B) and II(B) above, shall not exceed five months from the date of the Foreign Exchange Allocation Letter for the transactions cash against documents and six months from the date of clearing the goods for the transactions cash against goods.

III. The payment of the cost of goods to be imported from agreement countries is also ruled by the provision of paragraph II of this Article.

IV. Transactions concerning the change of the method of payment shall be examined and decided upon in accordance with the legislation regarding the protection of the value of Turkish currency.

TRANSFERS OF GUARANTEES TO THE CENTRAL BANK

Article 10 - The cash guarantees received by the authorized banks will be transferred to the Central Bank at the end of each week.

If the guarantee is submitted in the form of State Bonds, they will be kept with the bank concerned and their kind, number and the nominal values will be notified to the Central Bank by the lists prepared in three copies.

The guarantees which are to be refunded or forfeited to the Treasury, in accordance with the provisions of this regulation, will be withdrawn by the authorized banks on a weekly basis.

All transactions related with the collections, refunds or forfeitures of the guarantees will be ruled by the authorized banks.

REFUND OR FORFEITURE OF THE GUARANTEES

Article 11 - I - The guarantees deposited in accordance with the provisions of Article 6, for imports to be made under the liberation list:

(A) shall be refunded provided it is proved that the commodities have been actually imported within the specified time-limit and also that the payments have been effected within the limited periods as specified under Article 9.

(B) The guarantee shall be refunded if it is certified within seven months from the date of the import permit that it was impossible to import all or part of the commodities through force majeure.

(C) When payment is effected by Letter of Credit, the guarantee will be refunded if the Letter of Credit is cancelled, provided that foreign exchange involved is imported and the application is made within three months from the date of the Letter of Credit opening.

If the import time-limit is extended, the extension will be added to the seven-months' period indicated under paragraph (B).

(D) When payment is to be effected cash against documents or against goods, the guarantee will be forfeited to the Treasury entirely or partially, if no application for transfer was made in due time.

(E) The guarantee shall be forfeited to the Treasury entirely or partially if the goods were not imported entirely or partially within the import permit's period without force majeure.

The guarantees corresponding to the reduction and to unused foreign exchanges will, however, be refunded:

1. If, due to reductions made subsequently in freight or prices or to transformation into c.f. or f.o.b. of the sale contract concluded on s.i.f. or c.f. basis, the totality of foreign exchange has not been used, provided foreign exchange is refunded, the goods are imported without any difference in quantity or quality and the application is made in the course of the month following the refund of foreign exchange.

2. In case the goods which were brought to customs have been short of the required quantity, within the limits indicated under Article 35 of this Regulation if foreign exchange was transferred, provided the unused portion is refunded and the application is made within one month after the refund.

Should there be a shortage of over 10 per cent in the quantity or the quality, and foreign exchange has been transferred, the portion of the guarantee covering the difference of 10 per cent will be refunded and the balance shall be forfeited, provided it is certified that foreign exchange has been imported.

If there has been no transfer of foreign exchange, the time-limit of one month mentioned above will commence to run from the date of arrival of the goods into the customs.

II. The 10 per cent guarantee deposited for imports to be made under the List of Commodities Subject to Allocation:

(A) Shall be refunded if the application is cancelled by the applicant due to the fact that allocation has not been made during the one or two-months' period indicated in paragraph 1(A) of Article 7, nor during the following two months. (Pertinent provision of regulations concerning imports to be made under AID financing are reserved.)

(B) If importation becomes impossible, due to force majeure as indicated under Article 19, within two months from the date of the Foreign Exchange Allocation Letter and within three months from the date of the Requirement Certificate, the guarantee will be refunded, provided impossibility is proved within three months from the date of the Foreign Exchange Allocation Letter and within four months from the date of the Requirement Certificate.

(C) The guarantee will be refunded if it is certified that the goods were effectively imported within the specified time-limit and that the value was transferred.

(D) The guarantee shall be refunded if it is certified within seven months from the date of the import permit that the import had become impossible due to force majeure.

If the import time-limit is extended, the extension will be added to the seven months provided for in paragraph (D).

(E) When payment is to be effected by cash against documents or against goods, the guarantee will be forfeited to the Treasury if the method of payment is not indicated and application for foreign exchange has not been made in due time.

(F) The guarantee shall be forfeited to the Treasury, entirely or partly, if all or part of the goods are not imported within the specified time-limit without force majeure.

The guarantee corresponding to the reduction and to unused foreign exchange shall, however, be refunded:

1. If due to reductions made subsequently on freight or prices, or to transformation into c.f. or f.o.b. of the sale contract concluded on c.i.f. or c.f. basis, the totality of foreign exchange has not been used, provided foreign exchange is refunded, the goods are imported without any difference in quantity or quality and an application is made in the course of the month following the refund of foreign exchange.

2. In case the goods to be imported have been short of the required quantity within the limits indicated under Article 35 of this Regulation, if foreign exchange has been transferred, provided the unused portion is refunded and an application made within one month after the refund.

Should there be a shortage of over 10 per cent in quantity or quality, and foreign exchange has been transferred, the portion of the guarantee covering the difference of 10 per cent will be refunded and the balance will be forfeited, provided that it is certified that foreign exchange has been imported.

If there has been no transfer of foreign exchange, the time-limit of one month mentioned above will commence to run from the date of importation.

3. If the import permit has been established according to the unit price of the goods, the guarantee corresponding to the balance of foreign exchange accruing to the petitioner will be refunded.

4. If importers desist from using allocations which are less than \$500, the guarantee of which deposited for this allocation may be refunded to them. In this case an application should be made to the authorized banks within two months from the date of the Foreign Exchange Allocation Letter.

III. The refund or the forfeiture of the guarantee concerning imports to be made from agreement countries will also be subject to the aforementioned rules. Furthermore, if it is justified by a certificate to be issued by the Price Control and Registration Office that the prices of the goods have been found to be too high, the importer may cancel the importation and have his guarantee refunded.

IV. Requests for the refund of guarantees to be made in accordance with this Article, will be examined and decided by the authorized banks.

Should an application for extension be rejected because it is not in conformity with the principles of this Regulation and the refund of the guarantee is demanded, the time-limit for the application regarding the refund of the guarantee will be extended by a period equal to the time having elapsed until an answer is received to the application for extension.

Guarantees which are to be forfeited to the Treasury will be transferred to the Central Bank by the authorized banks, within two working days at the latest.

V. Disagreements related with the guarantees are to be examined and decided by the Ministry.

IMPORT PERMIT

Article 12 - Import permits are to be used for clearing the goods from the customs. At the time of import (or if the goods are imported in partial shipments, at the time of importing of each lot) a photostat or a copy of the import permit approved by a Notary or an authorized bank will be submitted to the customs agency concerned.

After the goods have been actually imported, the original permit will be kept by the customs together with the import statement. A copy or a photostat provided with the necessary descriptions concerning the actual import will be forwarded to the General Directorate of the Statistical Office.

In accordance with the provisions of this Regulation, copies of the import permits issued by the Central Bank will be forwarded to the General Directorate of the Statistical Office.

When importing the goods which are subject to the permission of a certain agency, a copy, certified by the bank, of the permit issued by the said agency will be attached to the import permit prepared by the Central Bank. Permission certificates are not required (with the exceptions of those subject to the control and permission of the Ministry of Health) by customs for these goods.

CHANGE OF FIRM

Article 13 - Requests related with the change of importer firm are not accepted. Imports are to be effected directly by the importer receiving foreign exchange allocation. The provisions regarding imports through a trustee are reserved.

SALE OF FOREIGN EXCHANGE

Article 14 - Transactions related with the sale of foreign exchange will be ruled in accordance with the procedures of the legislation related with the protection of the value of Turkish currency.

PRICE REGISTRATION

Article 15 - The registration of the price of import goods will be carried out in accordance with the procedures of the legislation related with the protection of the value of Turkish currency.

IMPORT PERIOD

Article 16 - Import permits are valid for a period of six months after the date of their issuance.

For the whole import to be made under the foreign trade régime, commodities are to be actually imported within this period.

MANUFACTURING PERIOD

Article 17 - For commodities which require a manufacturing period in addition to the import period permitted, manufacturing period may be requested from the Union of Chambers. After reviewing the necessary documents, the Union of Chambers establishes the manufacturing period required and issues a certificate to the party concerned in this respect. Manufacturing period certificates can only be used for the country or monetary area indicated on them. The manufacturing period indicated on the said certificate will then be entered to the import permit by the Central Bank and will be added to the import period.

In accordance with the provisions of the legislation related to the protection of the value of Turkish currency, when payment is to be effected by Letters of Credit, the manufacturing period certificates are to be submitted to the Central Bank within the maximum period which will be entered to Letters of Credit. In other kinds of payments, the manufacturing period certificates are to be submitted to the Central Bank within six months from the issuance date of import permits.

EXTENSIONS OF THE IMPORT PERIOD

Article 18 - If the imports of the commodities are not effected due to force majeure indicated under Article 19, the parties concerned may apply to the Union of Chambers for an extension.

The said Union will examine and decide upon these applications in accordance with the force majeure cases indicated under Article 19. After accepting the request, the Union will grant an extension which may not exceed two months and is issued once only.

Subsequent applications for the purpose of extension are to be made to the Ministry or concerned Regional Trade Directorates. The Ministry and the concerned Regional Trade Directorates will examine and decide upon these applications in accordance with the force majeure cases as indicated under Article 19. Extensions to be granted by the above authorities may not exceed two months at a time.

It is possible to clear the goods which have arrived at customs in the regular import period but have not been actually imported without being bound with force majeure, within fifteen days from the expiration date of the import period and no additional permission is required for this transaction.

Primary and the consecutive applications will be made to the Union of Chambers and to the Ministry or Regional Directorates, together with the documents verifying force majeure, in the cases indicated under paragraphs A, B, C, D of Article 19 within the limit for import as specified under Article 16 and 17; in the cases indicated under paragraphs E, F and H at the latest within one month from the date of their occurrence. However, in the case of a disagreement between the customs authorities and the importer, the one-month period will be effective from the date of the disagreement result.

In transactions related to Letters of Credit, requests for extensions should be made within the validity period of the Letters of Credit.

If the Foreign Exchange Allocation Letters (from the date of their initials within three months) have not been used due to force majeure as indicated under Article 19, the Ministry may extend the said time-limits by thirty days only. In order to obtain this extension it is required that the applications be made within the validity period of both documents.

Applications for extension which are not based on force majeure as indicated under Article 19, or on force majeure which is not duly proved with the documents indicated under the said Article, and applications which are not made within the period stated in this Article, although based on force majeure, will not be admitted. In this case, transactions for concerned parties will be made in accordance with the procedures of General Foreign Exchange rules.

FORCE MAJEURE CASES AND METHOD OF PROOF

Article 19 - The following cases are considered to be force majeure:

(A) Impossibility or delay in importing the goods due to decisions of official authorities and agencies of the export countries or of our country and the executions of these decisions.

(B) Acts of God such as fire, earthquake or flood.

(C) Strike or lock-out which affects the manufacture or shipment of the goods. Insolvency or permanent stoppage of activity by the supplier or importer.

(D) Necessity of granting a period for assembling the motor vehicles, which were imported as unassembled but must be assembled, due to the procedures of custom.

(E) Sinking of or damage to the means of transportation.

(F) Delay in import due to the transportation, compulsory trans-shipment and unloading operations or customs formalities, in spite of the goods having been shipped in normal times or through the loss or part or all of the goods at the customs without their being found within the time-limit for import.

(G) Desistment by the supplier due to the small value of foreign exchange allocated as a result of distribution made in accordance with Article 7.

(H) Desistment of the heirs of liquidators from importing the goods, in case of death of the owner of the importer or exporter firm, or the dissolution of the company.

The case indicated in paragraph (A) above will be proved with documents issued by our authorities or the exporter, and confirmed by the responsible authorities; the cases mentioned in paragraphs (B) and (C) will be proved by documents issued by the exporter and importer and confirmed and visaed as under (A); the case indicated in paragraph (D) will be proved with a document issued by the Union of Chambers; the case in paragraph (E) will be proved with a document issued by the insurance company; the case indicated under paragraph (F) will be proved by documents obtained from the carrier or the customs or the transportation company of the Turkish Maritime Bank; the case indicated in paragraph (G) will be proved by a letter submitted by the exporter or his representative in Turkey; and the case indicated in paragraph (H), by a document issued by the authorities confirming the death or the dissolution.

CHANGE OF COMMODITY

Article 20 - Import permits which have been received for the liberalized items are valid only for the commodities indicated by the custom classification numbers on the said permit.

Import permits which have been received for the items included in the Commodities Subject to Allocation List are valid only for the commodities indicated by quota serial number on the said permit.

If any goods brought to the customs are found to be different from those indicated on the import permits, the customs authorities may authorize ex officio the import of those which answer to the following conditions:

(A) If the import permit has been obtained under the liberation list and if the different commodities arrived at customs are also covered by the said list, the different commodity received can only be imported if provisions related to commodities under the control of certain agencies are reserved.

In order for the different goods to be imported, they must be included in the liberation list in force at the time of their arrival at the customs. It is not possible to import the goods included in the other lists with a permit granted for goods included in the liberation list. The provisions of paragraph (B) of this Article are reserved.

(B) In cases where the import permit has been obtained for one of the classifications included in the liberation list of the agreement provisions, but the commodity arriving at customs is considered not to be included in the lists due to tariff applications; on the condition that commodities involved do appear in the catalogue under which the original request had been made or on the condition that such commodities are customarily and necessarily sold, imported, and used together, the importation may be permitted provided that a statement be obtained from the concerned Chamber of Commerce, Chamber of Industry and Chambers of Commerce and Industry and be certified by the Union of Chambers, verifying the fact that importation of such commodities is not objectionable. In such cases, the amount of allocation should not be exceeded.

(C) In cases where a different commodity, instead of the one for which permission has been obtained under a quota included in the List of Commodities Subject to Allocation, is received, importation may be permitted provided that the different commodity is also covered under the same quota serial number and that the remarks and restrictions related to such quota are fully observed.

It is not allowed to import goods included in the other quotas with a permit issued for goods included in the List of Commodities Subject to Allocation.

(D) In case an import permit is obtained for commodities included in the List of Commodities Subject to Allocation, but upon their arrival in customs they are noticed to be in the nature of a liberalized item due to tariff applications, these types of commodities may also be imported by obtaining a certificate from the Union of Chambers stating that both the names and uses, qualities and natures of the subject commodities are the same.

(E) In cases where a different commodity, instead of the one for which permission has been obtained under a quota included in an agreement country list, is received, this importation may be permitted provided that the different commodity is also covered under the same quota. In such differences, the remarks and restrictions indicated in the lists of the import régime related to the agreement quotas which were in force at the date that the permit has been issued must, however, be observed.

(F) Where the commodity that is brought to customs although in name, place of utility, economically and technically the same as the commodity registered on the import permit but both of which are composed of different raw materials in such cases as a necessity of the technique of customs tariff the application of a different tariff classification from the tariff classifications as registered on the import permit is necessary.

Where the commodities which are to be used for the industrialists' requirements have been brought to the customs under the provisions of the liberation, commodities subject to allocation and bilateral agreement lists and are certified that their importation is possible or necessary under the urgent industrialists' requirements quota.

If the change of the import list causes disagreements due to the applications of the tariff, these will be examined and decided upon by the Ministry from the point of view of régime principles and necessities. Applications in this respect will be made to the Union of Chambers.

Changing of the commodities in conditions other than those indicated above will not be permitted.

The provisions of the circulars to be issued by the Ministry of Customs and Monopolies changing the classification of a commodity in the customs tariff entry schedule are reserved. Although the introduction of a commodity, which was brought into customs at the time of change in classification made by the Ministry of Customs and Monopolies, will be permitted, the tariff application of the commodity involved will be made on the basis of the new classification.

The description of the commodities included in the import lists will be considered as a basis for the changes to be decided directly by the customs.

Article 21 - The commodities which were not covered under the import lists cannot be imported even though they are considered as covered under another classification by the customs administrations.

Article 22 - Commodities to be imported through AID financing may not be replaced by commodities of which the import is to be financed through our own resources, and vice versa.

Applications for change of commodities for imports through AID, imports without foreign exchange allocation, imports of public sector, imports of NATO, off-shore and the like are to be transacted in line with the principles of the relevant régimes.

Import permits which have been received for imports of books and printed matters, exposed movie picture films, and relevant photographs, posters, etc., may not be utilized for the imports of another commodity.

CHANGE OF COUNTRY

Article 23 - Commodities may be imported from another country within the same monetary area provided that the import period based upon Foreign Exchange Allocation Letters, Requirement Certificates, and Import Permits is not exceeded. If, however, the change of country is made for imports from a country with agreement, the account of that country and, if a quota list is attached to the agreement, the quota for the goods indicated in the Import Permit, must lend themselves to such a change.

Letters of foreign exchange allocation or import licences obtained from free-exchange zone or E.M.A. countries may be used also for the bilateral agreement countries. Provided the import cost has not yet been transferred or if transferred has been retransferred back home, and the account and quota situations of the bilateral agreement country in question lend themselves to such a change.

Applications to this effect shall be examined and decided upon directly by the Central Bank.

For the purpose of this Article the countries which make exchanges in dollars or convertible E.M.A. foreign exchanges are considered as the same monetary area.

Part II - Imports Presenting Peculiarities

AID IMPORTS

Article 24 - AID imports shall be made in accordance with the relevant regulations to be published by the Ministry.

IMPORTS TO BE MADE WITHOUT COUNTERVALUE AND IMPORTS OF EXPOSED FILMS, BOOKS AND OTHER PRINTED MATTERS

Article 25 - Imports to be made without countervalue and the imports of exposed films, their related photographs, advertisements and books or other printed matters will be ruled by the Ministry of Finance in accordance with the legislation concerning the protection of the value of the Turkish currency.

IMPORTS TO BE MADE BY THE INDUSTRIALISTS

Article 26 - Principles governing the distribution of the industrialists' quotas are determined by the Ministry of Commerce, Ministry of Industry and the Union of Chambers jointly.

Under these principles, distributions to private and public sector industrialists are made by the Union of Chambers and the Ministry of Industry respectively.

Allocations to be made to the parties concerned by the above agencies are shown and confirmed in the Requirement Certificates.

Industrialists holding an importer's certificate may also, like the importers, apply for quotas for which industrialists' quotas are not established.

Transfers of the goods which were imported with allocations received under the industrialist title, are subject to the permission of the Union of Chambers. Anyone breaking this rule shall be deprived of further allocations.

In the application of this régime, the mine operators and the touristic establishments are considered as industrialists.

IMPORTS RELATED TO THE IZMIR INTERNATIONAL FAIR

Article 27 - Imports related to the Izmir International Fair are subject to the provisions of the circular to be published by the Ministry.

IMPORTS BY THE PUBLIC SECTOR AND PAYMENT

Article 28 - All operations concerning the payment of imports and imports to be made by the public sector will be directed by the Ministry of Finance in accordance with the legislation related to the protection of the value of the Turkish currency.

IMPORTS THROUGH TRUSTEES

Article 29 - Imports to be made by the industrialists from the industrialists' quotas may be made through a trustee who holds an importer's certificate or industrialists' importer certificate.

Imports of commodities by the importers from the commodities subject to allocation lists, may be made through a trustee chosen by the Chamber of Commerce or Chambers of Commerce and Industry, if the amount allocated is less or equal to \$500.

In this case, all responsibilities pertaining to imports shall be borne by the trustee.

The title of trustee is confirmed by a document to be prepared by the parties concerned.

IMPORT OF SHIPS

Article 30 - Imports of ships will be made in accordance with the principles of the regulation related with this subject.

Part III - Miscellaneous Provisions

IMPORTS FROM THE NON-AGREED COUNTRIES

Article 31 - Requests related to the imports to be made from the countries which are not members of the Organisation for Economic Co-operation and Development may be refused by the decision of the Ministry of Commerce.

PROHIBITION OF THE IMPORTS OF USED COMMODITIES

Article 32 - The importation of the old, used and re-conditioned commodities is prohibited under the principles of the foreign trade régime.

PARTS AND CONTAINERS WHICH ARE CUSTOMARILY OR ESSENTIALLY IMPORTED WITH THE COMMODITY

Article 33 - The importation of certain parts, covers and containers which, customarily, commercially and technically are sold, shipped and used together with machinery or engines covered under import permits but which are not separately indicated in the said permits, may be directly permitted by the customs provided that additional foreign exchange is not requested.

This provision does not, however, apply to spare parts which are imported separately from the main commodity.

F.O.B., C.F. OR C.I.F. DIFFERENCES

Article 34 - Transactions related to f.o.b., c.f. or c.i.f. differences are subject to the provisions of the legislation concerning the protection of the value of the Turkish currency.

VALUE AND QUANTITY DIFFERENCES

Article 35 - Provided that the quality of commodities having arrived at customs are in conformity with those indicated in the import permit, transactions concerning minus or plus differences on quantity or value, up to 10 per cent (10 per cent included), are examined and decided upon by the customs authorities concerned. No foreign exchange allocation requests can be made for plus differences.

IMPORTS FROM QUOTAS UNDER THE CONTROL OF A CERTAIN AGENCY

Article 36 - In order to make allocations to public sector for their requirements of commodities which are included in the quotas under the control of a certain agency, agencies concerned should apply to the authorized agency

together with a certificate obtained from the Ministry of Industry verifying that the commodities involved are not manufactured in the country or are not sufficient according to their price, quantity and quality.

IMPORTS SUBJECT TO SPECIAL PERMISSION

Article 37 - The provisions related to the imports of the commodities subject to a special permission are reserved.

RULES TO BE OBSERVED BY IMPORTERS OF MOTOR VEHICLES

Article 38 - As regards vehicles for which the registration is compulsory according to Law No. 6085 on road traffic, a certificate issued by the local traffic authorities shall be produced to the customs confirming that they comply with the rules and conditions indicated in Articles 11, 66, and 67 of the traffic regulations and that their import is not objectionable. However, vehicles, the importation whereof for special purposes is useful and which do not conform to the rules and conditions specified in the aforesaid regulations, may be imported provided that they do not circulate on roads, if approved by a committee composed of the representatives of the Ministry having made or approved the proposal and of the Ministries of the Interior and of Public Works.

INSTRUCTIONS TO BE GIVEN BY THE CENTRAL BANK TO THE AUTHORIZED BANKS

Article 39 - Formalities to be fulfilled by the authorized banks in accordance with this regulation, will be notified to these banks by the Central Bank.

EFFECTIVENESS AND TRANSITORY PROVISIONS

Article 40 - These regulations shall come into force as from the date of their publication and shall replace the regulations concerning imports published in Official Gazette No. 11145, dated 4 July 1962.

Transitory Article 1 - Import operations commenced prior to issuance of this regulation, are subject to the provisions of the relevant regulations and the circulars.

The following provisions of this regulation will also be applied for the transactions started after the issuance of the regulations and the circulars published on 4 August 1958 but not concluded as yet:

- (A) Provisions of Articles 9, 19, 21, 22, 26, 29, 33, 35.
- (B) Provisions of Article 16 paragraph 3.
- (C) Provisions of paragraph 2 of Article 20(A) and the provisions of (B) and (F).

Guarantees forfeited according to the said regulations and circulars shall not, however, be refunded.

Official Gazette No. 1125,
of 4 January 1963

ANNEX II

DECREE CONCERNING THE FOREIGN
TRADE REGIME

General Provisions

Article 1 - Exchanges of commodities between Turkey and foreign countries shall be carried out in accordance with the provisions of multilateral or bilateral agreements; the provisions of this Decree concerning the Foreign Trade Regime; the Regulations and circulars to be published by the Ministry of Commerce; and the instructions to be issued by the concerned authorities on the basis of this Decree.

Article 2 - The method of application of the provisions concerning exchanges of commodities provided for in the Protocols and multilateral and bilateral trade agreements concluded or to be concluded with various countries or the methods and special arrangements, the application whereof will be deemed necessary due to the requirements of commercial policy, will be determined and published by the Ministry of Commerce. The authorities to be determined by the aforesaid Ministry may be entrusted with the application of these arrangements and methods.

Article 3 - The Ministry of Commerce is authorized to take the necessary measurements in the matter of import and export, towards countries which, in their commercial relations with Turkey, impose special restrictions liable to prejudice Turkish interests or who do not comply with their commitments under the said agreements.

Article 4 - Payments concerning exchanges of goods with countries with which we have multilateral or bilateral agreements or exclusively payment agreements will be effected in accordance with the provisions of the agreements involved. United States dollars and convertible currencies of E.M.A. countries may also be used for payments to be made in our favour by the countries with which we have bilateral agreements.

Payments concerning exchanges of commodities with the countries with which we have no agreement will be made in the dollar area with United States dollars, and in other areas, in United States dollars or convertible E.M.A. currencies.

Article 5 - No conditional or special barter transactions may be made under any name or form in imports or exports.

The Ministry of Commerce may, however, permit the performance of the following:

(a) Those which are not covered under the nature of a barter and conditional transactions.

(b) Those which do not require payment from our free foreign exchange sources.

(c) Those which are suitable for the International Commercial transit practices.

Article Nos. 6, 7, 8, 9 and 10 concern the provisions related with exports

Import

Article 11 - The Ministry of Commerce is authorized to do the following:

- (i) to prepare and announce import programmes periodically;
- (ii) to take necessary measures relative to these programmes;
- (iii) to alter these measures in accordance with the needs and circumstances;
- (iv) to make necessary adjustments in addition to the import programmes in accordance with account position of bilateral agreements and the country's foreign exchange reserve situation;
- (v) to issue Regulations, Circulars and instruct authorized agencies for the implementation of the import programmes.

Article 12 - Imports will be effected in accordance with the Liberation List, Commodities Subject to Allocation List and the provisions of the bilateral agreements to be published in the Official Gazette.

Imports from the F.M.A. areas and the countries with which we have no bilateral agreement, will be made in accordance with the Liberation List and the List of Commodities Subject to Allocation.

All transactions related with the imports to be made from the bilateral agreement countries, under the provisions of these agreements, are subject to the agreements to be published by the Ministry of Commerce as indicated under Article 1 of this Decree, and the provisions of this Decree and the relative Regulations, Circulars and Instructions.

The quota lists of the bilateral agreement countries may not include commodities which are not covered by the other import lists. All restrictive measures and conditions included in the other import lists are also applicable to the lists of bilateral agreement countries.

Article 13 - In order to prevent exaggerated import applications, to save the prejudice of the consumers, and to eliminate any monopolization of certain goods against consumers' interests, the Ministry of Commerce is authorized to suspend temporarily or permanently the importation of certain goods or may satisfy integrally all application made for a specific quota included in the Commodities Subject to Allocation List.

Article 14 - Should the total amount of applications made for commodities included in the Commodities Subject to Allocation List are in excess of five times of the quotas, the guarantee ratios related with these quotas will be increased in accordance with the following principles:

(a) If the total applications made to a certain quota are as great as six to ten times the same quota, the margin of guarantee will be increased to 20 per cent.

(b) Eleven to twenty times the same quota, results in an increase to 30 per cent.

(c) Twenty-one or more times the same quota, the margin of guarantee will be increased to 40 per cent.

Article 15 - Commercial imports can only be made by those real and judicial persons who are in possession of an Importer's Certificate.

No import permits will be required for imports to be made by the industrialists, exporters, mine operators and the touristic establishments for the exclusive requirements of their professional activities.

Article 16 - The real and judicial persons, indicated in Article 15 above, are required to obtain import permits from the Central Bank of the Republic of Turkey for their imports.

The import permits obtained against the Liberation List will be valid for the customs tariff position number included on the permit, that is, for the commodities indicated against the said number.

Also the import permits obtained against the List of Commodities Subject to Allocation, will be valid for the quota serial number included on the permit, that is, for the commodities indicated against the said serial number.

In case the goods arrived at Customs do not correspond to those indicated on the import permits, Customs Authorities may directly give import permissions to those conforming with the conditions indicated below:

(a) If the import permit has been obtained under the Liberation List and if the different commodities arrived at Customs are also covered by the said list, the different commodity received can only be imported if provisions related with commodities under the control of certain agencies are reserved.

In order for the different goods to be imported, they must be included in the Liberation List in force at the time of their arrival at the customs.

(b) In cases where the import permit has been obtained for one of the classifications included in the import lists, but the commodity arriving at customs is considered not to be included in the lists due to tariff applications; on the condition that commodities involved do appear in the catalogue under which the original request has been made or on the condition that such commodities are customarily and necessarily sold, imported and used together, the importation may be permitted provided that a statement be obtained from the concerned Chamber of Commerce, Chamber of Industry and Chambers of Commerce and Industry and be certified by the Union of Chambers, verifies the fact that importation of such commodities is not objectionable. In such cases, the amount of allocation should not be exceeded.

(c) In cases where a different commodity, instead of the one for which permission has been obtained under a quota included in the List of Commodities Subject to Allocation, is received, importation may be permitted provided that the different commodity is also covered under the same quota serial number and that the remarks and restrictions related with such quota are fully observed.

(d) In case, an import permit is obtained for commodities included in the List of Commodities Subject to Allocation, but upon their arrival in Customs if they are noticed to be in the nature of a liberalized item due to tariff applications, these types of commodities may also be imported by obtaining a certificate from the Union of Chambers stating that both the names, uses, qualities and natures of the subject commodities are the same.

(e) In cases where a different commodity, instead of the one for which permission has been obtained under a quota included in an Agreement Country List, is received, this importation may be permitted provided that the different commodity is also covered under the same quota. In such differences, the remarks and restrictions indicated in the lists of the Import Régime related with the Agreement Quotas which were in force at the date that the permit has been issued must, however, be observed.

Changing of the commodities in conditions other than these indicated above will not be permitted.

Article 17 - The commodities which were not covered under the import lists cannot be imported even though they are considered as covered under another classification by the Customs Administrations.

Article 18 - Foreign exchange made available from AID funds cannot be utilized to import commodities which are to be financed with our own free foreign exchange. Likewise, foreign exchange received from our own resources cannot be utilized to import AID financed commodities.

Applications for change of commodities for imports through AID imports without foreign exchange allocation, imports of public sector, imports of NATO, off-shore and the like are to be transacted in line with the principles of the relevant régimes.

Import permits which have been received for imports of books and printed matters, exposed movie picture films, and relevant photographs, posters, etc., may not be utilized for the imports of another commodity.

Article 19 - Import permits are valid for six months from the date of their issuance. Except the circumstances indicated below, all imports to be made under the principles of the Foreign Trade Régime should be actually effected within this period.

For commodities which require a manufacturing period in addition to the import period permitted, a permit for manufacturing period may be issued by the Chamber of Commerce, Chamber of Industry or Union of Trade Exchanges in accordance with the principles to be determined by the Ministry of Commerce.

The manufacturing period indicated on the said certificate will be entered to the import permit by the Central Bank and will be added to the import period.

First applications related with the extensions of import periods are subject to be made to the Turkish Chamber of Commerce, Chamber of Industry and Union of Trade Exchange. The said agencies will examine and decide upon these applications according to the force majeure and the methods of proving the same to be determined in the Regulations published by the Ministry of Commerce. Extensions accepted and granted by the said agencies for once, may not exceed the two months.

Subsequent applications in connexion with the extensions of import period are made to the Ministry of Commerce. Such applications will be examined and decided upon by the said Ministry in accordance with the force majeure indicated in the said Regulation. The additional periods granted by the Ministry of Commerce may not exceed two months at a time.

The commodities which were brought to the customs but were not imported within the limited import period, may be cleared from customs within fifteen days after the import period is expired.

Article 20 - With a view to assure the import of commodities within the periods indicated under Article 19, importers will be requested to deposit guarantees, in accordance with the principles and margins to be determined by the Ministry of Commerce.

If the goods were not imported entirely or partially within the above indicated periods without any force majeure(s) to be determined and published by the Ministry of Commerce, the guarantee deposits will be forfeited to the treasury entirely or partially.

Article 21 - The principles concerning the goods to be imported under the temporary régime according to Section 23 of the customs law for more or less important finishing work to be done will be determined and published by the Ministry of Commerce, Ministry of Customs and Monopolies and the Ministry of Industry.

Miscellaneous Provisions

Article 22 - (Concerns export)

Article 23 - The Ministry of Commerce, Finance, Customs and Monopolies and Industry are authorized to control, entirely or partially, the imported goods through the authorities which they will appoint jointly.

Article 24 - In accordance with the principles of the Foreign Trade Régime, the old, used and reconditioned commodities are prohibited for import.

Article 25 - The formalities regarding imports by the public sector, payment, import of books and other printed matters, exposed movie films and relevant posters, photographs and advertising matter, the collection of the price of exports will be directed in accordance with the principles determined by the Ministry of Commerce and the legislation regarding the Protection of the Value of the Turkish Currency.

Article 26 - AID financed imports will be made in accordance with the provisions of the Regulation to be published by the Ministry of Commerce.

Considering the peculiarities of the AID financed imports, the matters related with the utilization of the aid, and realization of the imports will be ruled by a committee which was established by the representatives of the Ministry of Commerce, Ministry of Finance, Ministry of Industry and the Central Bank.

ANNEX III

TENTH QUOTA

Liberation List

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
01.01.21	Horses for breeding)	
22	Mare and colt for breeding)	
01.02.22	Other bovine cattle for breeding;)	
01.04.21	Sheep for breeding)	(1)
23	Donkey for breeding and) donkey foal)	
25	Goat for breeding)	
01.05	Live poultry for breeding)	
01.06.21,22	Other animals for breeding)	
04.05.20	Eggs for hatching)	
01.06.10	Guinea pigs, rabbits, white mice	(2)
05.02.10,20	Bristle of pigs and others	
05.04.20	Dried calf bladders only) (for the production of cheese) ferment)	
05.14	Ambergus, castoreum, civet, etc.	
06.01	Flower bulbs etc.)	
06.02	Other live plants and roots)	(3)
07.01.30	Potato seeds	
09.02	Tea (Monopoly)	
10.06.10	Rice for sowing only	(4)
12.01.20	Copra)	
30	Little coconut)	
40	Soyabean seeds)	
60	Seed cotton)	(5)
81	Sesame)	
85	Sunflower seeds)	
89	Others)	
12.01.11	Shelled peanut seeds)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
12.03.20	All kinds of flower seeds)	(5)
30	All kinds of tree seeds)	
49	Other vegetable seeds)	
59	Other fruit and grains for sowing)	
12.03.10	Sugar-beet seeds	(6)
12.06	Hop canes	
12.07.90	Other plants used in pharmacy only)	
13.02.29	Balsams, gums and resins used in) pharmacy only)	
13.02.12	Gum-Lac	
13	Gum Arabic	(7)
13.03.30	Agar agar	
40	Other vegetable juice and extracts (used in pharmaceutical industry)	
14.01.20	Raffia only	(8)
14.02.10	Kapok	
14.03	Tampico fibre only	
15.03.10	Oleostearine only	(9)
20	The others	
15.04.10	Cod-Liver oil used in medicine	(10)
15.07.28	Tung oil only	
15.07.39	Aspidinol ore oil only	
15.08)	Adhesives used in machine oil)	(11)
15.10.20)	blending factories only (for oil)	
15.12.20)	companies)	
15.10.30	Industrial oil alcohols	(12)
15.11.10	Nitroglycerine only	
15.14	Spermaceti	
15.15.10	Bees-wax, special quality, cleaned	
15.16	Vegetable waxes	
21.06.11	Malt (Brewers)	(13)
19	The others (bread and dough yeast excluded)	
25.01.10	Pure Sodium chloride only	(14)
25.04	Natural graphite	
25.06	Quartz and quartzite	
25.10	Natural calcium phosphates and the others	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
25.12.20	Kiesel guhr	
90	The others	
25.23.29	Other Cements (scoria and cement not pure excluded)	
25.26	Mica and mica waste	
25.28	Natural cryolite and chiolite	
25.31	Feldspar and flourspar	
27.07	Lysoland the like only	
27.09	Unrefined petroleum only	(9)
27.10.10	Gasoline and the like and SBP	(10)
27.10.33	Engine oils	AID
27.13	Paraffin, petroleum waxes and the others	
28.01.10	Flourine	
30	Brom	
41	Iodine	
42	Sublimated iodine	
27.10.33	Rice oil only	
28.02.10	Flower sulphur only (for exporters only on the basis of requirement certificates to be issued by exporters Union)	
28.03	Vegetable blacks (carbon black) and the others	
28.04.20	Rare gases	
31	Phosphorous	
39	Other metalloids	
28.05	Alkalite metals and the others	
28.06	Hydrochloric acid, chlorosulphonic or chlorosalphuric acid	
28.08.20	Technical sulphuric acid	(11)
28.10.10	Phosphorous pentoxide	
20	Phosphoric acid	
28.11.10	Arsenic	
20	Arsenic acid	
30	Unhydrated arsenic	
40	The others	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
28.12	Boric acids, unhydrated borics (those in confirmative with Turkish standards only)	
28.13.30	Other inorganic acids and others of metalloid oxygen compounds	
28.14.10	Phosphorous compounds	
50	The others	
28.15.10	Phosphorous sulphur	
30	The others	
28.18	Strontium, barium and magnesium oxides, hydroxides and peroxides	
28.19.10	Zinc oxide	
20	Zinc peroxide	
28.20	Aluminum oxide, aluminum hydroxide, artificial corundum.	
28.21	Chromium oxides only (Chromium hydroxides)	
28.24	Cobalt oxides and cobalt hydroxides	
28.25	Titanium oxides	
28.26	Tin oxides, stannous oxide and stannic oxide	
28.28.10	Copper oxide	
90	The others	
28.29	Flourides, flousilicates, flouborates and flourid salts	
28.30	Chlorides and oxychlorides (ammonium chloride, sal-amoniac excluded)	
28.31.20	Sodium chlorite and hypochlorite	
30	Potassium hypochlorite	
40	The others	
28.32	Chlorates and perchlorates	
28.33	Bromides and oxybromides, bromates and perbromates, hypobromites	
28.34	Iodides and oxyiodides, iodates and periodites	
28.35.11	Antimony sulphur	
12	Calcium sulphur	
31	Potassium sulphur	
33	Tin sulphur	
42	Arsenic sulphur	
49	The others	
28.36	Hydrosulphites, sulphooxilates	
28.38.11	Impure copper sulphate (blue stone))	(12)
28.38.19	Pure copper sulphate only (blue stone))	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
28.38.19	The others (pure copper sulphate excl.)	
21	Chrome sulphate	
22	Sodium sulphate, in codex quality only or purer	
23	Sodium bisulphate	
24	Sodium persulphate	
25	Magnesium sulphate	
26	Lead sulphate	
28	Zinc sulphate	
29	The others	
30	Aluminum sulphate	
41	Basic mercury sulphate	
42	Mercury sulphate	
43	Potassium sulphate	
44	Cadmium sulphate	
49	The others	
59	The others (nickel sulphate excluded)	
60	Potassium aluminum sulphate	
71	Chrome alum	
73	Iron alum	
79	The others	
28.39	Nitrites and nitrates (technical amonium sulphate excluded)	
28.40	Phosphites, hypophospites and phosphates	
28.41	Arsenite and arsenates	
28.42.11	Sodium bicarbonate	
12	Sodium percarbonate	
15	Potassium bicarbonate	
19	The others	
21	Barium carbonate	
22	Precipitated magnesium carbonate	
23	Magnesium carbonate	
24	Manganese carbonate	
29	The others	
31	Copper, lithium and basic, bismuth carbonate	
39	The others	
41	Ammonium bicarbonate	
49	The others	
28.43	Cyanides and complex cyanides	
28.45	Silicates (sodium silicate excluded)	
28.46	Borates and perborates (borax excluded)	
28.47.10	Vannadates, ammonium molybdate	
20	Barium aluminat�, cobalt aluminate	
41	Potassium permanganate	
49	Other permanganates	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
28.48	Other salts and persalts of inorganic acids	
28.49.29	Argirol and protargol, in codex quality only	
28.50	Radio-active chemical elements, radio-active isotopes and organic or inorganic compounds thereof	
28.51	Chemical element isotopes and organic or inorganic compounds thereof, not falling under heading 28.50	
28.52	Salts of torium, uranium and soil metals and other organic or inorganic compounds thereof	
28.54.10	Peryhdrol	
28.55	Phosphides	
28.57	Hydrides, nitrides, silisilades and borides	
28.58.15	Mercury amalgams, tin-copper amalgams	
28.58.19	The others	
29.01.10	Diphenyl, diphenylmethan	
20	Terpenes	
41	Styrene	
49	The others	
29.02	Helogenated derivatives of hydrocarbons	
29.03	Sulphonated, nitrated, nitrosulphonated derivatives of hydrocarbons	
29.04	Acyclic alcohols and derivatives thereof	
29.05	Cyclic alcohols and derivatives thereof	
29.06	Phenol and phenol alcohols	
29.07	Derivatives of phenols and phenol alcohols	
29.08	Ether-oxides and other (technical ethyl ether excluded)	
29.09	Epoxides and others	
29.10	Acetals and others	
29.11	Aldehydes and others	
29.12	Derivatives of products falling under heading 29.11	
29.13	Ketones and others	
29.14	Monoacids and other (acetic acid excluded)	
29.15.11	Oxalic acids	
19	Acyclic acids and others	
30	Sodium salts	
29.15.90	Only Phthalic anhydride	
32.07.40	Other dyeing compounds (except, pigments which are obtained by the treatment of the pigments falling under heading 25.09,	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
32.07.40	with ammonia or potassium hydroxide or by polishing with the synthetic organic pigments, zinc sulphite containing pigments, organic dyeing compounds containing iron oxide and hydroxide, plumbit)	
29.16	Acid-alcohols and others	
29.17	Sulphuric esters and others	
29.18	Nitrous and nitric esters and others	
29.19	Phosphoric esters and others	
29.20	Carbonic esters and others	
29.21	Other esters of mineral acids	
29.22	Amine function compounds	
29.23	Single or complex oxygen-function amino compounds	
29.24	Quaternary ammonium salts and hydrates	
29.25	Amide function compounds	
29.26	Imide and imine function compounds	
29.27	Nitrile function compounds	
29.28	Diazoic, azoic and azoxy compounds	
29.29	Hydrazine or hydroxylamine organic derivatives	
29.30	Compounds with other nitrogen functions	
29.31	Organic sulphur compounds (carbon sulphur excluded)	
29.32	Organic arsenical compounds	
29.33	Organic mercury compounds	
29.34	Other mineral-organic compounds	(13) only
29.35	Heterocyclic compounds	butozolidine
29.36	Sulphamides	
29.37	Lactones, lactam, sultones and sultams	
29.38	Provitamins and vitamins	
29.39	Hormones and derivatives thereof	
29.40.20	The others	
29.41	Heterozoits and others	
29.42.10	Quinines and salts thereof (for Red Crescent)	
21	Cocaine, ocaine	
99	Codeine and ethylmorphinechlorhydrate (for Toprak Mahsulleri Office)	
29.42.22-34)	Alkaloids, salts, ethers and esters)
)	thereof and)
99)	Other derivatives)
29.43	Sugars, chemically pured (sucrose excluded))
29.44	Antibiotics) (14)
29.45	Other organic compounds)
30.01	Dried cells used for medical treatment and other organs and extracts thereof)
30.02	Serums, microbic vaccines and other:)
30.03.18	Insulins)
21	Oral antidiabetics)

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
30.05.20	Dental cement and other preparations for stopping teeth	
30.05.30	Others (First-aid kit excluded)	
31.02.80	Urea (those in Kodex quality)	
31.02)	Various chemical fertilizers	(15) (butozclodine only)
31.03)		
31.04)		
31.05)		
32.04.10	Colouring matter of vegetable or animal extracts	
32.05.21	Anillines, alizarines	
22	Artificial organic paints	
29	The others	
32.08	Prepared pigments to be used in glass, ceramic, and enamelling industry	
32.09	Materials used for matting in textile industry only (Mattweiss and the like)	
32.09.39	Stamping foils only	
32.10	Paints (for exporters only, on the basis of requirement certificate to be issued by exporters Union)	
32.11	Prepared drying materials	
32.13.10	Printing inks	
33.06.29	Blood stone only	
34.02	Detergents to be used in blending engine oils only (for petroleum companies only)	AID (16)
34.02	Benzalkoim chloride U.S.P. only	(17)
34.03	Lubrication preparations and other preparations	
34.04	Artificial waxes	
35.02	Only Tenalbine and albuminate iron and arsenical combinations	
35.04	Peptones and other protein substances and derivatives thereof	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
37.01.10) 37.02.10)	X-Ray films (for Red Crescent)	
37.03.11 19	Unexposed sensitized photographic papers (sensitized post cards included) (Sensitized Diazo and furocyanide type excluded)	
37.08	Chemical preparations used in photography only	
38.05	Tall oil	
38.07.10	Pine oil	
38.08.30	The others	
38.09.10 20 50	Crestone oil, used in pharmacy only) Vegetable tar, used in pharmacy only) Juniper resin, used in pharmacy only)	(18)
38.11	Chlorosol only (for exporters only, on the basis of requirement certificate	
38.11	Disinfecting, insecticidal and similar preparations used in agriculture only	(19)
38.11	Disinfecting, insecticidal and similar preparations used for hygienic purpose only	(20)
38.13	Compounds used for cleaning metal surfaces and fluxes and other liquid preparation used in soldering and welding only	
38.14	Preparations and the like to avoid explosions	
38.15	Prepared rubber accelerators	
38.16	Prepared culture Medid for microbiology	
38.17	Preparations used in fire extinguishers only, fire extinguishers grenades	
38.18	Combined solvents and liquifiers for varnishes and similar preparations	
38.19	Chemical product and preparation as the mixture of refractory bricks of chrome magnesite or of magnesite, containing more than 70% alumina falling under heading 69.02.10,40,90.	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
38.19.11	Only Eldon cards	
38.19.12	Dry testing serums	
13,14	Liquid testing serums and morroxynated calcium	
38.19.20	Only seger cones or (pyrometric cones) used as heat indicator for furnaces in industry	
38.19.20	Anti-freeze and hydrolic oil only	AID
38.19.20	Adhesives used in machine oil blending factories only (for petroleum companies)	AID (21)
38.19.20	Ichtyolpur, sulfoichyuolat d'ammonium, sulfobituminat d'ammonium heparin	(22)
39.06.11	Heparin	
39.01.10	Silicone fluid SI only and other silicones	
39.02	Polymerisation only	(23)
39.07.10	Cellophane paper only (for cigarette factories of monopoly)	(24)
39.05.12	Cellophane paper only (for exporters only, on the basis of requirement certificates to be issued by exporters Union)	
60	Collodions (in codex quality only)	
90	Cellophane paper only (those weighing up to 50 grammes per m ²) (for exporters only, on the basis of requirement certificates to be issued by exporters Union)	
39.06.29	Alginic acid salts and esters only	
39.07.90	Bakelite card only	
39.07.90	Cellophane sacks only (for exporters only on the basis of requirement certificates to be issued by exporters Union)	
40.01.10	Crepe (crepe sole excluded) (for rubber factories)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
40.01.20	Natural raw rubber (only super quality 1.X and RSS 1,2,3 quality)	AID
40.02	Synthetic rubber, imitation rubber derived from liquids oil	AID
40.06.29	Cellotape only	
40.09.20	Muffled hoses, for oil, fuel oil and hydraulic oils only (radiation and water hoses excluded)	
40.11.30	Tyre casing for vehicles only	
40.11.40	Mould tubes which are used in making covers on tyres	
40.13.20	Divers clothing only	
40.14.11	Washers	
40.14.12	Gaskets	
41.01.12	Ox and cow hides, wet (15 kg. and over)	
16	Ox and cow hides, dry (9 kg. and over)	
32	Buffalo and calf hides, wet (15 kg. and over)	
41.01.36	Buffalo and calf hides, dry (9 kg. and over)	AID
42.04	Natural, artificial of composition leather articles used in technique (transmission belts excluded)	
45.01	Raw natural corks and cork waste	
45.02	Natural cork	
45.04.20	Gaskets only	
48.01.10	Filter paper	AID
48.01.44	Craft paper for making cement sacks	AID
48.01.69	Diphenyl papers only (for exporters only, on the basis of requirement certificates to be issued by exporters Union)	
48.01.61	Cigarette paper)	
48.10	Cigarette paper) monopolized commodity	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
48.05.19	Parchment paper, paperboard or imitations thereof (for exporters only on the basis of requirement certificates to be issued by exporters Union)	
48.07	Printing paperboards only	
48.07	Paper and paperboards, impregnated, coated, surface-colored, surface decorated or printed (for exporters only, on the basis of requirement certificates to be issued by exporters Union)	
48.15.90	Waxed paper only, diphenyl paper, filter paper and paper for cigarette ends at the width of 7.5 and 12.5 cm.	
48.21.10	Gaskets	
22	Diagram paper for medical and technical apparatus of recording type	
29	Only printing matrix papers, and paper and paperboard for textile (cycling or perforated)	
49.01.21	School books (foreign language)	
29	Other books in foreign languages (Technical, scientific, literary arts and professional books only)	
49.02.10	Fashion magazines	
49.02.30	The others (daily or periodic political and commercial gazettes, magazines for technical science, professional, literary and art)	
49.03.20	Children's books in foreign languages and picture books	
49.04	Musical notes	
49.05	All kinds of maps	
49.06	Architectural and engineering plans and technical drawings	
49.11	Educational plans and charts only	
50.08)	Synthetic strings for fishing	
51.02)	(for fishermen)	
51.01.21)		
31)	String of artificial	
41)	continuous fibres	AID (25)
51)		
51.03.21)		

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
51.01.22) 32) 42) 52) 51.03.25)	Strings of synthetic continuous fibres	AID (26)
51.01.10) 51.03.10) 51.04.10	Synthetic netting strings only (for fishermen) Tyres and tubes fabrics for all kinds of transportation vehicles	
53.01.10 20 34	Merino wool (greasy)) Merino wool (washed)) Merino wool (carbonized))	(27)
57.07.11) 12)	Coir yarns	
57.10.10	Bandage cloth (jute cloth)	AID
58.05	Spindle ribbons and rotative machine transportation belt for textile industry only	
58.05.90	Cotton ribbon for packing only (for exporters only, on the basis of requirement certificates to be issued by exporters Union)	
59.04 59.04.21 59.05.10	Synthetic ropes only (for fishermen) Jacquard type ropes only Fishing nets of only synthetic yarns (for fishermen)	(28)
59.16.12	Machine belts and belts of wool and animal hair	
59.17.12 90	Diaphragms only Gaskets, washers, mufflers, polishing wheels, diaphragms, pumps, security belts machine felt, blankets only for printing machines	
60.06.10	Elastic stockings and knee pads only	
62.03.10	Jute bags	AID
65.06.10	Miners safety helmets	
66.03.11	Metal accessories of umbrellas (only automatic umbrellas handle)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
68.04.20	Rubbing stone and grinding stones for razor blades	
68.14	Friction material of a kind for brakes, for clutches or the like with a basis of asbestos, cellulose or other mineral substances (asbestos thread, fuse and brake shoe lining excluded)	
68.15	Worked mica and articles of mica	
68.16	Articles of stone of mineral substances not elsewhere mentioned or classified	
69.02.10	Refractory bricks or chrome magnesite or of magnesite, containing more than 70% aluminium	
40	Chromite) (29)
90	The others (refractory bricks containing less than 50% aluminium excluded))
69.03.14)		
15)	Crucibles for castings (stoppers and supports included)	
19)		
90)		
70.08	Safety glasses and unbreakable glasses	
70.09	Rear view mirrors only, for vehicles	
70.11	Glass for electric bulbs	
70.12	Glass inners for vacuum flasks and other vacuum vessels	
70.14.90	Head-lights, stop lights for vehicles only	
70.15.11,21	Pocket and wrist watch glasses	
70.15.19,29	Glasses only for oxygen and electrical welding masks and spectacles	
70.18	Optical glasses, optical parts and corrective spectacle glasses	
70.20	Glass wool only, insulating material of glass fibres	
70.21.10	Special safety glasses for boilers	
20	Glass water level indicators for boilers	
90	Glass cylinders for polishing of leather only	
71.02.10	Diamonds used in industry	
73.02	Ferro alloys	
73.04	Iron and steel granules only	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
73.05.10	Iron and steel powders	
73.12	Strips of iron and steel up to 250 mm. wide	
73.13.10)		
20)		
30)		
40)		
50)	Sheets of iron and steel (black	AID
70)	and DCP iron and steel sheets of	
80)	up to 4.75 mm. thickness excluded)	
90)		
73.13.10)		
20)		
30)		
40)		
50)	DCP sheets only	AID (30)
70)		
80)		
90)		
73.13.60	Tin plate	AID
90	Lacquered tin-plated only	AID
73.14.30	Galvanized wires (for exporters only on the basis of requirement certificates to be issued by exporters Union)	
73.15	Alloy and high carbon steels	AID (31)
73.29.90	Transmission chains only	
73.33	Sewing needles and other needles	
73.35	Iron or steel springs (flat springs for vehicles excluded)	
73.40	Acmonital only (for Ministry of Finance)	
74.03.19	Phosphorus bronze rods only	
74.04.20	Phosphorus bronze plate and strip only	
74.16	Springs of copper	
74.19.39	Valves for inner tubes only	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
75.01)		
02)		
03)	Nickel and nickel articles	
04)		
05)		
75.06.29	Nickel conducting wires only	
76.01.10	Unwrought aluminum	
76.04	Strips and sheets of aluminum	
76.05	Aluminum powder only	
76.06	Aluminum thin tubes only (outer dia. 15 mm., or less)	
76.16.51	Aluminum flakes used for making soft tubes	
76.16.59	Aluminum labels only (for exporters only, on the basis of requirement certificates to be issued by exporters Union)	
77.01.10	Unwrought magnesium	
77.02	Magnesium rods, sections, wires	
78.01.20	Metals for printing	
79.01.10	Unwrought zinc	
80.01.10	Unwrought tin	(32)
80.02	Tin rods, sections and wires	
80.03	Tin plates, sheets and strips	
80.04	Tin foils and strips, tin powder and fine flakes of tin	
81.01.40	Tungsten wire	
81.02.40	Molybdenum wire	
81.03	Tantalum and articles of tantalum	
81.04.30	Other base metals	
82.02	All kinds of saw blades	
82.04.20	Accessories for welders lamps (body excluded)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
82.05	Accessories and parts only (drill bits of 0.5-20 mm., body and chassis excluded)	
82.06	Blades and cutting pieces for machinery and mechanical appliance (blades for harvesters excluded)	
82.07	Thin plates for tools, rods, points and similar articles	
82.11.22	Blades for electric shaving machines only	
83.01	Gas tank caps, lock handles only to the motor vehicles	
83.07.10 29	Miners' safety lamps for mine shaft Accessories of incandescent lamps (container excluded) and spare parts of shore lighthouses	
83.08	Flexible tubes of base metals	
84.01.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.02	Auxiliary steam generating boiler appliances, steam condensers and parts thereof	AID
84.03.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.04.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.05.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.06.90	Miscellaneous accessories and parts (cylinder gasket up to 200 mm. and oil seals excluded)	AID
84.06.90	Accessories and parts for aircraft engines only	
84.07.90	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.08.19	Part and accessories for aircraft jet engines and gas turbines	
84.08.80	Miscellaneous accessories and parts for other engines and machines providing power (body and chassis excluded)	AID

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
84.09.20	Miscellaneous accessories and parts	AID
84.10.23	Distributing pump for gas and oil being part of gas and diesel engines only	AID
84.10.29	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.11	Air, oil and vacuum pumps for motor vehicles and engines mentioned in 84.23	AID
84.11.90	Miscellaneous accessories and parts (main body and chassis excluded)	AID
84.13	Burners for furnace feeding and automatic furnaces (L.P.G. gas burners excluded)	
84.15.30	Other machinery and appl. with refrigerating devices for frigorific vehicles	(33)
84.15.90	Miscellaneous accessories and parts (inner and outer body, doors and commercial type refrigerator evaporator excluded)	
84.16.13	Cylinders for calendring machines and rolling machines	
84.16.20	Miscellaneous accessories and parts (body, chassis excluded)	
84.17.13	Miscellaneous accessories and parts only (body and boilers excluded)	
29	Miscellaneous accessories and parts only (body and the boilers excluded)	
84.18.40	Miscellaneous accessories and parts (body and chassis excluded)	
84.19	Packing machines	
84.21	Miscellaneous accessories and parts for fire extinguishing equipment (body, tank and chassis excluded) (Special type fire extinguishing equipment used on vehicles included)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
84.21.11) 90)	Sprayers and duster for pesticide control (pulverizers carried on back for spraying and pulverizing liquid excluded)	
84.22.90	Elevator machine accessories and parts only and accessories and parts for teleferics (cabinets excluded)	AID
84.23	Miscellaneous accessories and parts (body and chassis shovels excluded)	
84.24	Agricultural machinery and appliances for soil preparation, and cultivation (plough shears excluded) (plough shears for tractors included)	AID (34)
84.25	Harvesting and threshing machinery and appliances for agricultural use	AID (35)
84.24.69	Other miscellaneous accessories and parts (body and chassis excluded)	AID
84.25.91	Accessories for combine, harvester threshers and seed threshers (harvesting machine shovels excluded)	AID
84.25.95	Miscellaneous accessories and parts for other machines (harvesting machine shovels excluded)	AID
84.26	Milking machines and equipment and other machinery and equipment used in dairy	(36)
84.26.90	Miscellaneous accessories and parts (body and chassis excluded)	
84.27	Fresh fruit presses and other equipment with filters (grape squeezing presses excluded)	(37)
84.28	Agricultural, horticultural, poultry and agricultural machines and equipment (roller ginning machines and incubators with a capacity less than 1,200 eggs excluded)	AID (38)
84.27.90	Miscellaneous accessories and parts (body and chassis excluded)	
84.28.91	Seed threshing machine accessories	AID
84.28.95	Miscellaneous accessories and parts for other machinery (body and chassis excluded)	AID

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
84.29.20	Miscellaneous accessories and parts (body and chassis excluded)	
84.30.20	Miscellaneous accessories and parts (body excluded)	
84.31.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.32.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.33.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.34.19	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.34.25	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.34.29	Miscellaneous accessories and parts only (body and chassis and printing letters excluded)	AID
84.35.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.38	Miscellaneous accessories and parts for the machineries falling within headings 84.36 and 84.37 (body and chassis excluded)	
84.39.20	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.40.90	Miscellaneous accessories and parts (inner and outer body and the boilers excluded)	AID
84.41.30	Needles for sewing machines	
84.41.90	Other miscellaneous accessories and parts (machinery bodies, platforms, pedals and furniture excluded)	AID

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
84.42.90	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.43	Miscellaneous accessories and parts only and crucibles	AID
84.44	Rolls for rolling mills only	AID
84.48	Accessories and parts of machines falling within heading 84.45 and 84.47 (included) (body and chassis excluded)	AID
84.49	Miscellaneous accessories and parts only (body and chassis excluded)	AID
84.50	Accessories for gass-operated welding, brazing, cutting and surface tempering machines and appliances (torches included)	AID
84.55	Parts for machinery and appliances falling within heading 84.51 and 84.54 (included) (body, chassis and drawers excluded)	AID
84.56.91	Accessories for mineral selecting, sifting and washing equipment (body, chassis and boiler excluded)	AID
84.56.95	Accessories and parts for other machinery (body, chassis and boiler sections and ball, silpeps and breaker jaws excluded)	AID
84.57.90	Miscellaneous accessories and parts (body and chassis excluded)	AID
84.59.90	Miscellaneous accessories and parts only (boiler, body and chassis excluded)	AID
84.60	Moulds for metals, glasses, rubber or for artificial plastic materials	AID
84.62	All kinds of bearings	AID

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
84.63	Transmission rods, levers, bearing blocks and others (transmission rod bearings and steel-covered bronze bearings excluded)	AID
84.64	Gaskets and similar joints of metal sheeting, combined with other material such as asbestos felt and paperboard	
84.65	Other machinery parts, not containing electrical connectors, insulators, coils, contacts, or other electrical features (body and chassis excluded)	
85.01.50	Reactor coils (fluorescent bulb ballasts excluded)	AID
85.01.90	Accessories and parts (body excluded) (fluorescent bulb ballast excluded)	AID
85.02	Miscellaneous accessories and parts only (body and chassis excluded)	AID
85.03.90	Electric batteries and accessories thereof only (dry batteries and accessories excluded)	
85.04.90	Separators for lead batteries used in motor vehicles only	AID
85.05	Miscellaneous accessories and parts only (body and chassis excluded)	
85.08	Electrical starting and ignition equipment for internal combustion engines	
85.09	Electrical lightening and signalling equipment, windshield wipers and defroster for cycles and motor vehicles	
85.10.10	Safety lamps parts used in mines	
85.11.90	Miscellaneous accessories and parts (body and chassis excluded)	
85.12.35	Miscellaneous accessories and parts (body, chassis and accessories for electric irons excluded) (non-thermostatic and resistance wire included)	
85.13.91,95	Miscellaneous accessories and parts (body and chassis excluded)	
85.15.90	Disassembled accessories and parts on which there is not any electrical connection (body, chassis, box, rear cover plate, front frame, scale glass, loud speaker-cloth cover, indicator and its string, and metal fixtures excluded) (Frequency bobbin included)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
85.16	Miscellaneous accessories and parts for electric traffic control equipment safety signalling apparatus for railways only	
85.18	Electric condensers	AID
85.19.20	Non-heat resistance, potentiometers and rheostatics	AID
85.19.10	Electric current switches only	AID
85.19.40	Selector, pull-type head light switch only, ignition key, starter and starter motors	AID
85.19.90	Miscellaneous accessories and parts (miscellaneous accessories and parts for electrical equipment)	AID
85.20	Electric bulbs for motor vehicles	AID
85.20.90	Miscellaneous accessories and parts	AID
85.21	Tubes, lamps and bulbs used for other purposes other than illumination	AID
85.24	Agglomerated carbon, graphite and other carbons of a kind used in electrical and electro-technical works (electrical machine plates included)	
85.26	Fitting for electrical machinery, appliances or equipment of insulation material (accessories which are shown in position 85.19.10 of the commodities subject to allocation and which have been indicated as not permissible to be imported are excluded)	
85.28	Electrical accessories and parts for machinery and equipment, not falling under any heading of this chapter	
86.09	Accessories and parts for railway transportations (axle, traction lock, harness equipment and springs excluded)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
87.06	Accessories and parts for the motor vehicles falling under headings 87.01, 87.02 and 87.03 (excluded accessories and parts classified under heading 84.06.90 and included in spare parts catalogue) (brake linings and oil seals excluded)	AID
87.07.20	Miscellaneous accessories and parts (those classified under heading 84.06.90 excluded)	AID
87.11	Invalid carriages, fitted with means of mechanical propulsion	
87.12	Accessories and parts for transportation vehicles falling within headings 87.09, 87.10, and 87.11 (seats and steering wheels for bicycles and motorcycles excluded)	
88.03	Accessories and parts for balloons, airships, aircraft, helicopters and plane gliders	
90.01.10	Optical glasses only	
90.02	Lenses, prisms, mirrors and other optical elements of and material mounted	
90.04	Spectacles for X-ray only	
90.16	Planimeters, micrometers, callipers only	
90.07.15	Accessories for photographic equipment (body, box and chassis excluded)	
90.07.20	Other equipment	
90.07.30	Accessories and parts for other equipment	
90.08	Miscellaneous accessories and parts only (body, chassis and box excluded)	
90.10	Photographic and cinematographic apparatus and accessories not falling under any heading of this chapter, photo copy equipment, bobbin and reels for films, projection screens	
90.12	Optical microscopes and others	
90.14	Geophysical, surveying appliances and others	
90.15	Balances of sensitivity (Santigram balances and weighing parts included)	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
90.17	Medical, surgical, dentistry and veterinary equipment and appliances (sphygmometers and stethoscopes excluded)	
90.18.10 90	Medical and surgical gas masks only The others	
90.19	Orthopedy equipment and others (artificial plastic teeth excluded)	
90.20	X-ray equipment and others	
90.21	Instruments, apparatus or model designed solely for demonstrational purposes (Atlas balls up to 31 cm. diameter excluded)	
90.22	Machinery and appliances for mechanically- testing resistance, hardness, pressure and other similar characteristics of industrial materials	
90.23	Dancimeters, aerometers, alcohometer and others	
90.24	Appliances and equipment for automatic temperature control and measuring, controlling or adjusting of liquids and gases, measuring appliances for central heating installation and the like	
90.25	Apparatus and tools for physical and chemical analysis and others	
90.26	Gas, liquid and electric meters (water meters 1" and or less than 1" excluded)	
90.27	Other meters, speedometer, taximeters and stroboscopes	
90.28	Measuring, testing, controlling, adjusting or analyzing electrical or electronical apparatus and tools	AID
90.29	Accessories and parts used on one or more of apparatus and tools falling under heading 90.23, 90.24, 90.26, 90.27 or 90.28	
91.11	Other watches and clock accessories (envelope, cabinet and chassis excluded)	
92.09	Strings for musical instruments	

<u>Customs Tariff & Statistical No.</u>	<u>Description of Commodities</u>	<u>Remarks</u>
92.10	Accessories of musical instruments and parts thereof, all kinds of metronomes, tuning forks and pitch pipes	
92.12.41	Educational records only	(39)
92.12.43	Record moulds only	
92.13	Other accessories and parts of apparatus falling under heading 92.11 (body, panel, box and chassis excluded)	
95.08	Gelatine capsules of medicine only	
96.02.10	Brushes those used as parts of machines	
97.07.10	Fish hooks	
98.03.50,90	Spare parts and accessories for all kinds of pens only (body and caps excluded)	
98.04	Pen nibs and nib points	
98.10.20	Miscellaneous accessories and parts for lighters and the like (fuel container and outer casing excluded)	

NOTE:

1. All statistical numbers and commodities covered by such numbers as indicated in the "Customs Entry Tariff Schedule" are included in those groups where no statistical numbers are indicated after the Customs Tariff numbers included in this list
2. In cases where commodity description sentences in this list do not have restrictive provisions such as "only" or "excluded" then all commodities falling within that heading in the "Customs Entry Tariff Schedule" are covered by such sentences.
3. AID markings which are shown in this listing mean those commodities which are subject to be financed by AID funds. Regulation concerning import to be made under AID financing will be published later.

1.	With the permission of the	Ministry of Agriculture
2.	" " " "	Ministry of Health
3.	" " " "	Ministry of Agriculture
4.	" " " "	Ministry of Agriculture
5.	" " " "	Ministry of Agriculture
6.	" " " "	Ministry of Health
7.	" " " "	Ministry of Commerce
8.	" " " "	Ministry of Industry
9.	" " " "	Department of Petroleum
10.	" " " "	Ministry of Commerce
11.	" " " "	Ministry of Industry
12.	" " " "	Ministry of Agriculture
13.	" " " "	Ministry of Health
14.	" " " "	Ministry of Health
15.	" " " "	Ministry of Health
16.	" " " "	Ministry of Commerce
17.	" " " "	Ministry of Health
18.	" " " "	Ministry of Health
19.	" " " "	Ministry of Agriculture
20.	" " " "	Ministry of Health
21.	" " " "	Ministry of Commerce
22.	" " " "	Ministry of Health
23.	" " " "	Union of Chambers
24.	" " " "	Ministry of Industry
25.	" " " "	Ministry of Industry
26.	" " " "	Ministry of Industry
27.	" " " "	Ministry of Industry
28.	" " " "	Ministry of Commerce
29.	" " " "	Ministry of Industry
30.	" " " "	Ministry of Industry
31.	" " " "	Ministry of Industry
32.	" " " "	Ministry of Industry
33.	" " " "	Ministry of Commerce
34.	" " " "	Ministry of Agriculture
35.	" " " "	Ministry of Agriculture
36.	" " " "	Ministry of Agriculture
37.	" " " "	Ministry of Agriculture
38.	" " " "	Ministry of Agriculture
39.	" " " "	Ministry of Education

ANNEX IV

TENTH QUOTA IMPORT LIST

(Commodities Subject to Allocation)

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
1	05.10	Ivory	5	-
2	08.01.20	Coconuts only	10	-
3	09.01.11	Raw coffee	-	500 (1)
4	09.04.10	Black pepper (not ground)		
	05	Vanilla		
	06	Cinnamon and cinnamon tree flowers		
	07	Cloves (not ground)		
	08	Nutmeg		
	09.10.10	Saffron		
	90	Other spices	30	100
5	10.05	Corn	-	5
6	09.10.90	Vermouth leaves only	5	-
7	13.01.10	Henna only	-	15
8	13.03.40	Pectin only	5	-
9	14.04	Corozo dom only	5	-
10	15.05	Pure lanoline only		
	06	Other oils and fats of animal origin		
	07.11	Castor oil		
	25	Palm oil		
	26	Coco oil		
	27	Palm oil		
	38	Other inedible vegetable oil used in industry		
	15.10.10	Industrial acid oil		
	15.12.10	Whale oil		
	15.08.20	Whale oil (hydroxided)	150	25
11	15.11.10	Glycerol	5	5

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
12	17.02.29	Special sugar for pharmaceutical	5	-
13	18.01 18.04	Cacao beans Cacao oil	225	-
14	04.02 -) 19.02.11)	Baby food (those with malt excluded)	-	10 (2)
15	23.07	Vitamins, antibiotics, mineral substances, animal food products, prepared by adding molasses or sugar, other feeds and fodder	-	40
16	25.03	Insoluble sulphur only	5	-
17	25.07.90 28.22 28.30.31 28.42.42 38.01.10	The others (bentonite included) Manganese oxides Sal-ammoniac, in powder (for battery industry) Pure chalk only (for medical use) Artificial graphite	140	-
18	25.19	Natural magnesium carbonate (those containing more than 2.5 per cent calcium oxide excluded)	5	-
19	25.24	Asbestos	125	-
20	27.04	High quality coke coal (for carbide and ferro-chromium industry)	100	-
21	27.10.20	Kerosene and the like (standard solvent excluded)	-	500 (3)
22	28.02.10 20 30 40 28.02 28.30.31	Sulphur (refined) Sulphur (precipitated) Sulphur, colloidal The others Sulphur, used for raw rubber industry only Pure ammonium chloride only (in codex quality or purer)	-	5

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
23	26.01.76	Titanium alloys (rutil only)		
	44.12	Wood powder only		
	47.01.70	Powdered cellulose only	40	-
24	27.06	Creosote oil only	50	-
25	28.06	Hydrochloric acid)analyzing		
	28.09.10	Nitric acid)quality and in		
	28.16.10	Liquid ammonia)1 kg. packs only	5	-
	28.35	Sulphides)		
26	28.09.20	Sulphonitric acid	5	-
27	28.16.30	Ammonia solution (in codex purity or purer)	5	5
28	28.17.10	Sodium hydroxide (caustic soda)		
	20	Potassium hydroxide		
	30	Sodium peroxide		
	40	Potassium hydroxide	250	50
29	28.21	Chromium oxides and hydroxides (chromic acid and chromium trioxide excluded)		
	28.46.10	Borax		
	28.47.20	Barium aluminate, cobalt aluminate		
	50	Chromates		
	60	Potassium bi-chromate		
	90	The others	80	20
30	28.23.10	Iron oxides (synthetic yellow and red iron oxides and natural iron oxides excluded)	20	5
31	28.23.29	Iron hydroxide (synthetic yellow and red iron oxides and natural iron oxides excluded)	-	5
32	28.31.10	Calcium hypochloride only	60	25
33	28.37	Sulphites and hyposulphites (sodium sulphite and sodium hyposulphite excluded)	5	5

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
34	28.42.13	Sodium carbonate		
	16	Potassium carbonate		
	17	Lead carbonate	175	25
35	35.05.20	Starch glues only		
	13.03.40	The others		
	27.10.20	White spirit		
	28.38.51	Iron sulphite		
	59	Nickel sulphite		
	28.49	Collodial precious metals and others		
	38.12.10	Preparations used as mordans in textile industry		
38.12.20	The others (those containing starches and dextrine excluded)	75	50	
36	28.42.17	Lead carbonate		
	42	Precipitated calcium carbonate (precipitated calcium carbonate by activated acid included)	20	10
37	28.56	Carbides (calcium carbide excluded)	5	-
38	29.15.90	The others (ftal anhidride and plastifian excluded)	10	-
39	30.03.13	Chloromycetine and derivatives		
	14	Aureomycine, terramycine and derivatives thereof		
	15	Para-amino salicylic acid and salt thereof		
	16	Isonicotinic acid, hydracide and derivatives thereof		
	17	Thysomicarbazide and derivatives		
	19	Penicillin and treptomycine mixtures		
	29	The others		
	40	Second grade preparations		
50	Third grade preparations	-	1,500 (4)	
40	30.03.14	Aureomycine, terramycine and derivatives thereof		
	40	Second grade preparations		
	50	Third grade preparations	-	50 (5)

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
41	30.04.11	Medicated gases		
	12	Oilcloth for medical use		
	13	Medicated cotton		
	19	The others		
	30.05.10	Sterilized catgut		
	50.08	Catguts made of silk strings only	-	30 (6)
42	34.07.10	Dentist's wax	-	5
43	31.02.20	Ammonium nitrate	5	-
44	32.01.20	Mimosa extract		
	32.01.30	Cebraco extract only		
	32.02	Tannins, salts, ethers, esters and derivatives thereof		
	32.03	Synthetic substances only (used in tannin and industry)	25	10
45	32.05)	Dyestuff used for plastic and raw		
	06)	rubber and industry only (for		
	07)	painting purposes)	30	-
46	32.06	Colouring lakes	20	10
47	32.07.10	Ultramarine	30	20
48	32.09.11	Cellulosic varnishes only		
	12	Chloro-rubber varnishes		
	21	Cellulosic paints only	150	25
49	32.09.29	Poisonous paint only	-	10
50	32.09.29	Pastes for poisonous paints only	15	-
51	32.09.39	Finishing dyes for leather industry only, aluminium paste, bronze paste	150	-
52	32.09.19	Special varnishes for enamelling only (for cable industry)	75	-
53	32.09.19	Lakes for rubber industry	10	-
54	32.10	Paints	-	15

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
55	32.13.21	China ink, copying, duplicating etc. inks (stamp pad ink excluded)	-	10
56	32.13.29	Concentrated ink only	20	-
57	33.01.22	Mentha	10	10
58	33.01.23	Citronella		
	24	Melissa		
	25	Ylang-Ylang		
	29	The others		
	33.02	Terpenic by-products	60	25
59	33.04	Volatile oils		
	33.05.20	The others	175	50
60	34.02	Surface-active agents used in manufacturing auxiliary materials for textile and tanning industries	50	-
61	34.02.20	Other tansiyo-active preparations (detergents), not containing soap	100.	15 (AID)
62	35.03.11	Gelatine and derivatives thereof		
	19	The others	25	10
63	35.06.90	Other glues	25	20
64	37.01.20	Empty photo plates and plain film strips only (coloured films excluded)	-	20
65	36.01	Powder		
	36.03	Wicks and blasting fuses		
	36.04	Precision and detonating caps		
	36.05	Protechnic products (fire works excluded)	5	- (7)
66	37.02.21	Cinematographic films, unexposed	80	20
67	37.02.22	Cinematographic films unexposed		
	37.02.29	The others	25	50

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
68	37.03	Sensitized paper, cards and textile products (exposed or unexposed but not developed ozalid paper and the like excluded)	-	50
69	37.05	Plates and films	5	5
70	38.03.10	Activated carbon	20	-
71	38.03.20 90	Fullers earth The others	30	-
72	38.19.20	Chemical products and by-products not elsewhere classified (hot and cold patches excluded)	600	50 (AID)
73	31.19.20	Chemical preparations used in wood tanning only	50	-
74	34.02) 38.12) 38.19.20) 39.02)	Pigment binders used in textile and tanning industries only	140	-
75	29.15.90 39.01 39.02.10 90 39.03.40 39.04 39.05	Plastifian only Condensation, polycondensation and polyaddition products (polyester plates and modified or unmodified alcite resins excluded) Other (chemical) products in liquid or paste forms (polyester plates excluded) Acrylic plastics only Other (chemical) products in liquid or paste forms Hardened protein derivatives (galalites in form of plates and rods excluded) Natural resins and others modified by melting (resins containing coloforms excluded)	1,1950	50 (AID)
76	39.01.10) 02.10) 03.40) 39.05	Synthetic resins only Chemical derivative for natural raw rubber only	350	-

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
77	39.01.90	Phenol fibre sheets	-	25
78	39.03.50	Vulcanized fibre	20	20
79	39.02.90	Plastics of acrylic base only	-	10
80	39.02.90	Polyvinylpyrrolidon only	-	30 (8)
81	39.03.12	Cellophane paper	100	-
82	39.03.90	Celluloid sheets and piping	100	25
83	39.04.90	Galalite, sheets and rods only	30	10
84	40.01.10	Crêpesole only	-	5
85	40.01.20 13.02.21	Elastic-gum only Gummastic	25	-
86	40.06.29	The others	15	10
87	40.07.10	Rubber bands (wire)(square and No. 60 or thicker excluded)	10	5
88	40.09.10	Special rubber hoses for power hammers, 1 inch and up (suitable for 2 hrs. continuous operation under 40 atm. working pressure)	5	10
89	40.10	V-belts only	-	100
90	40.10	Conveyor belts of vulcanized rubber, over 90 cm. wide	15	25
91	40.11.11) 12) 21) 22)	Tyres and tubes		4,000 (AID)
92	40.12) 13.10) 13.20) 16.10)	Rubber articles for medical use (nipples, washing gloves, oilcloth, sea beds excluded), X-ray shirts only	-	10
93	40.14.20	The others (oilcloth, WSW for tyres, sea beds, pedal rubbers excluded)	25	10

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
94	40.01.11	Ox and cow hides, wet (up to 15 kgs.)		
	15	Ox and cow hides, dry (up to 9 kgs.)		
	21	Calf skins, wet (all kinds)		
	25	Calf skins, dry (all kinds)	100	-
95	44.03.40	Veneering wood, not grown in Turkey	25	-
96	44.03.40	Balsam - tree only	-	5
97	44.21	Packing cases, wooden		
	48.16.10	Packing boxes	-	25 (9)
98	44.11.21	Shoe nails, wooden	-	5
99	44.03.50	Pulp wood		
	47.01	Wood pulp and cellulose	300	- (10)
100	45.03	Articles of natural cork (cork for bottles excluded)	5	5
101	45.04	Agglomerated cork and articles thereof	25	15
102	47.02	Crap paper	50	-
103	48.01.20	Paper, 50-55 grs. per M ²	100	- (11)
104	48.01.30	Coloured paper used for the manufacture of carbon paper	30	-
105	48.01.41	Printing and writing paper	70	150
106	48.01.42)	Per-sulphuric wrapping paper (for waxed paper manufacturers only)	10	-
	43)			
107	48.01.64	Paper board, in reels, (155-180 grs. per M ² for manufacture of statistical cards)	15	-
108	48.01.62	Blotting paper		
	63	Drawing paper		
	69	Other papers		
	48.03	Parchment and imitation parchment paper only (paraffined paper excl.)		
	48.05.90	Other paper board		

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
108 (contd)	48.06.10	Lined paper for measuring instruments only		
	48.07	Paper and paper board, coated, painted or design printed (glued, paraffined or leather imitation papers excluded)	200	150
109	48.08	Filter blocks and sheets or paper pulp	15	5
110	48.04	Kraft paper for nitrogene industry	20	-
111	48.13.30	Other copying papers	-	5
112	48.15.90	Filter paper for accounting machines only	-	5
113	48.21.21	Cards for statistical machines	-	5
114	48.21.29	Other paper and paper board products (napkins, glued paper, rolls and the like excluded)	-	10
115	49.08	Transfers (Decalcomania) used in industry	10	-
116	49.11.11	Printed pictures and photographs		
	14	The others	-	10
117	51.02	Filament fibre, monofils and strips suitable for wearing, artificial and synthetic (imitation excluded)		
	55.05.90	Netting yarn	75	10
118	52.01	Metallized yarn suitable for weaing	150	25
119	53.02.11	Hair suitable for spinning		
	12	Other rabbit hair		
	30	Other thin hair not suitable for spinning		
	58.07	Chemile yarns and others	50	10
120	54.03.10	Flax yarn (No. 10 and less)	10	10
121	54.04.10	Twine used in shoe making (No. 10 and less)	5	15

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
122	55.01	Cotton	5	- (12)
123	55.09	Special material suitable for type- writer ribbon manufacturing	25	-
124	56.01.20) 02.20) 04.20)	Artificial discontinuous fibre, fibre waste and yarns suitable for weaving	300	- (13)
125	56.01.10) 02.10) 04.10)	Synthetic discontinuous fibres, fibre waste and yarns suitable for weaving	400	-
126	57.02 57.03 57.04.22	Manila humps only Jute fibres only Other fibres of sisal and agave family only	200	-
127	59.07.20	Canvas, painting and engineering	-	5
128	59.15.30	Hose, made of flax only	-	40
129	59.15	Fire hoses only	-	30
130	59.17.11 12 20 90	Silk materials for sieves Artificial and synthetic material for sieves Pressing bags of synthetic fibres Special textile used in asbestos industry only	50	-
131	59.17.90	Fuel and oil filter elements for engines only	-	10
132	68.03 68.05	Worked slate or articles of agglomerated slate Sharpening and polishing stones for manual use	-	20
133	68.04.20	Files for marble cutting and industrial grinding stones		

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
133 (contd)	68.06	Abrasives, in powder and grain (those based on woven fabrics or paper excluded)		
	68.13	Worked asbestos and articles thereof only, (asbestos yarn, wick, strips, packing, plates and powder asbestos for filters excluded) (asbestos plates for filters included)	75	50
134	68.14	Brake linings only	-	15
135	69.02.02 90	Semi-silica (SiO ₂ 75-85 per cent) Refractory bricks containing less than 50 per cent aluminium	5	-
136	69.09	Ceramic articles and appliances for a kind used in laboratories, chemistry or in other technical works	5	5
137	70.02	Glass enamel		
	70.03	Glass rods, and glass tubes with outer diameter up to 18 mm.	125	5
138	70.03	Glass tubes, outer diameter 18-30 mm. only	5	- (14)
139	70.20	Glass wool, glass fibre and articles thereof	50	5
140	70.04)	Wire glass and others		
	70.06)			
	70.05.30	Glass, translucent and lined	-	50
141	70.13.10	Fire resistant glass, kitchenware only	-	10
142	70.14.10	Lamp chimneys only	-	5
143	70.15.12) 22)	Glass for sunglasses only	-	5
144	70.17.10 21	Serum ampules, 100 cc. and over Laboratory, pharmacy and hygienic articles of glass	10	20

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
145	70.10.11	Pharmaceutical bottles of glass (for pharmaceutical industry)	10	-
146	73.01.11) 20)	Pig iron and spiegeleisen	200	- (15)
147	73.03	Scrap and waste of iron and steel	50	- (16)
148	73.07.10	Bloms and billets	350	- (17)
149	73.07.20 73.09	Slabs and sheet bars University plates of iron and steel	50	- (18)
150	73.10.10	Wire rods for electric welding electrodes only	250	-
151	73.10.10	Wire rods for the manufacture of springs only	50	-
152	73.10.30 50 60	Angle rods (square angles excluded) Other rods of iron and steel Cold drawn or calibrated rods	75	200
153	73.11.21 22 23 24 29	Steel sections in (I) shape, (those between 60-400 mm. excluded) (60 and 400 included) Steel sections in (U) shape, (those between 50-350 mm. excluded) (50-350 included) Steel sections in (T) shape, (50 x 50 mm. excluded) Equal angles (30 x 30, 180 x 180 mm. excluded) (30 x 30 and 180 x 180 included) and different angles (30 x 45 - 75 x 130 mm. excluded) (30 x 45 - 75 x 130 included) Steel section in other shapes (curtain rods, plates, excluded)	250	250 (AID)
154	73.13.50	Sheets of iron or steel, with a thickness 0.50-1 mm., minimum 3 metres long	150	-

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
155	73.14	Copper coated steel wires for auto- tyre industry	35	-
156	73.18	Thin and thick pipes of iron or steel (seamed pipes up to 2 $\frac{1}{2}$ " excluded)		
	73.19	High pressure steel pipes	100	250
157	73.20	Pipe fittings of cast iron, iron or of steel (those of cast iron or iron up to 2" - 2" included - and couplings up to 2 $\frac{1}{2}$ " - 2 $\frac{1}{2}$ " included - excluded)	-	40
158	73.24	Iron and steel containers (L.P.G. gas tubes excluded)	50	-
159	73.25	Stranded wire, wire ropes cordage and similar only		
	73.27	Textile fabrics, grills, fencing of iron and steel wires (plastering wires and metal textile excluded)	100	100
160	73.30	Ships' anchors	-	5 (19)
161	73.31.10	Horse shoe nails	-	200
162	73.31.90	Convex-topped nails, furniture nails, corrugated nails	-	25
163	73.32	Chromium or cadmium plated bolts, nuts and screws	-	50
164	73.34	Safety pins, hair pins, curling grips and similar (ordinary pins excluded)	-	15
165	73.37.10	Accessories for central heating boilers only	20	-
166	73.38.50	Non-enamelled bath tubs only (with a thickness 2 mm. or over)	25	-

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
167	74.03.29 74.05 74.06.10 74.07 74.07.10 74.08	Other copper alloy wires Copper foils and strips Copper powder Copper pipes and tubes used on engines only Bronze pipes Pipe fittings	150	25
168	74.07	Copper pipes and tubes used on engines only	-	10
169	74.11	Textile materials of copper wire (electric wires for industry only)	10	-
170	74.19.39	Connexion wires only (for use in bulb manufacturing)	50	-
171	76.02.15 76.03 76.07	Aluminium sections Aluminium plates, sheets, foil strips Aluminium pipe fittings	250	100
172	76.02.11 19 76.05 76.12 76.13 76.16.10	Aluminium wires Aluminium rods Aluminium paillettes only Stranded wire, rope, cordage, etc. of aluminium Textile materials, wire grill and netting of aluminium wire Nails, screws, bolts, nuts and the like of aluminium (washers excluded)	50	25
173	49.09) 73.18) 73.20) 76.06) 07) 16) 84.10.22) 84.10.23) 84.18) 84.21) 84.61)	Complete spraying system with necessary pipe and other articles (L.P.G. gas tubes, gas stoves and fossets excluded)	-	50 (20)
174	78.01.10	Unwrought lead, purity 99.97 per cent	200	- (21)

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
175	79.02 79.03 79.06.10	Zinc rods, sections and wires Zinc plates, sheets and strips, zinc powder and zinc paillettes Zinc nails, screws, washers, bolts and nuts and the like	150	25
176	82.01.30 40	Reapers (sickle) Scythes	-	200
177	82.03 82.04	Hand tools Other hand tools (stationary or portable vices, trowels, carpenters' planes and similar carpentry tools, screw drivers, hammers up to $\frac{1}{2}$ kg. hand saws and tools of pig iron excluded)	-	100
178	82.05	Drill bits of 10.5 (10.5 excluded) with 20 mm. (20 included) only	-	5 (22)
179	82.10	Blades for knives falling under heading 82.09	20	-
180	82.11.21 23 82.12 82.13.10 21 22 23 29	Metal safety razors only Razors Scissors and blades thereof Manicure and chiropody sets Human hair clippers Clipper machine for animal hair Knives for human and animal hair clippers Knives for meat mincers	-	150
181	83.01	The locks not manufactured in Turkey	-	5 (23)
182	83.01	Ciphered locks only	-	5
183	83.05	Fittings for loose leaf binders	-	5
184	83.07.21	Incandescent lamps (fishermen's lamps excluded)	-	100
185	83.09	Articles of base metals (buttons and buckles excluded)	15	50

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
186	83.15.10	Soldering wire and electrodes for electric welding (welding electrodes of iron, cast iron, base steel excluded)		
	90	The others	30	5
187	84.06.20	Diesel and semi-diesel engines (stationary diesel engines up to 15 h.p. and outboard motor excluded)		
	40	Gasoline engines (outboard motors excluded)		
	80	Other internal combustion engines (outboard motors excluded)	50	500 (AID)
188	84.06.90	Cylinder gaskets only (up to 200 mm.)	-	25
189	84.06	Outboard motors (for fishermen)		
	83.07.21	Incandescent lamps (for fishermen)	-	10 (24)
190	84.07	Hydraulic wheels, turbines and other hydraulic power engines		
	84.08	Other engines and power producing motors	-	5
191	84.09.10	Mechanically propelled road rollers (to be imported by the sale agents of the suppliers only)	-	15
192	84.10.10	Distribution pumps, with measuring and price indicating devices		
	21	Liquid elevators	-	50
193	84.10.22	Motor-pumps and turbo-pumps (diesel engines up to 15 h.p. - 15 h.p. included - excluded) diving style motor - pumps included)		
	23	Liquid pumps (deep well pumps and centrifugal pumps in a capacity of 250 M ³ excluded) (diving style pumps included)	25	200

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
194	84.11	Air and vacuum pumps, motor pumps, turbo-pumps, air and gas compressors, free pistoned generators, ventilators and the like	75	150
195	84.12	Accessories for air conditioning machines only	-	10
196	84.12	Air conditioners for motor vehicles only	-	5
197	84.17	Steaming, sterilizing, block sterilizing and evaporation apparatus for medical use		
	84.18	Medical centrifuges only	-	50
198	84.17	Apparatus block sterilizing only (to be imported by the sole agents of the suppliers only)	-	150
199	84.17.21	Flash heaters (for gas stoves only)	-	200
200	84.18.10	Cream separators	-	5
201	84.20.21	Weighing machines, automatic indicating only	-	10
202	84.22.10	Lifts (to be imported by the sole agents of the suppliers who possess maintenance and mounting means)	-	200 (AID) (25)
203	84.22.20	Lifting, loading, unloading and conveying equipment (lifts, lifts for dump track up to 15 tons excluded)		
	84.23	Earth excavating, levelling, boring, extracting and conveying machinery stationary or mobile	200	500 (AID)
204	84.41.10	Industrial sewing machines only	50	50
205	84.45	Machine tools, metal working		
	84.46	Machine tools for working optic glass	150	400 (AID)

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
206	84.49	Machine tools adapted for working in the hand, pneumatic or with self-contained internal combustion engines (with electric motors excluded)		
	85.05	Electro-mechanical machine tools adapted for working in the hand	30	100
207	84.51	Typewriter (Turkish keyboard only)	-	100 (AID)
208	84.52.10 84.53	Calculating and adding machines Punch-card system statistical machines and the like	-	100 (AID)
209	84.52.90	Accounting machines only	-	100
210	84.54.10 20 30 90	Duplicating machines Addressographs Coin and banknote sorting, counting and wrapping machine Lead pencil sharpeners only	-	25
211	84.55	Body and chassis of machines and apparatus falling under headings 84.51 through 84.54 inch.	20	- (AID)
212	84.56.20 30 80	Stone crushers Machinery for sorting, screening and washing ores Other machinery apparatus	100	50
213	84.61	Pressurized gas tubes, acid valves, pressure valves, thermostatic valves, team valves resistant to the pressure over 10 atmosphere and parts and accessories thereof, tube valves for motor vehicles (L.P.G. gas tubes, L.P.G. gas stoves, gas stoves and fosses excluded)	100	25
214	84.63	Steel covered bronze bearings for diesel engine only	-	10 (26)
215	85.01.22	Electric generators	20	100

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
216	85.01.31) 32) 33)	Electric motors	200	200
217	85.01.31	Motors for electric) Necessary parts shaving machines,) for the manu- parts and accesso-) facture of ries for electric) electric shav- shaving machine) ing machines	20	-
218	85.01.40 85.02	Static and rotary converters Electro-magnetic and others	10	10
219	85.04.10	Alcali type batteries (lead batteries excluded)	-	10
220	85.04.20 90	Plates for alcali type batteries only (plates for lead batteries excluded) Other accessories and parts of alcali type batteries only (liberalized lead battery parts excluded)	5	10
221	85.06.10	Parts for vacuum cleaners only (body, cover and legs excluded)	50	-
222	85.06	Electro-mechanical household appliances (body, cover, legs and motors excluded)	-	10
223	85.11.10	Electric ovens used in the industry and laboratories	25	20
224	85.11.20	Electrical machinery and apparatus for welding, soldering and cutting (welding transformers excluded)	25	50
225	85.13	Electrical equipment for line-telephones and line	-	100
226	85.14.11 20	Microphones for line-telephone apparatus Loudspeakers	60	100
227	85.14.12	Other microphones	-	20
228	85.17	Safety and fire alarms only	-	10

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
229	85.19.10	Electric apparatus and equipment for breaking, controlling, regulating and distributing electrical circuits	-	100
230	85.20.10	Electric bulbs (those between 10-750 watts, bayonet or screw cap, dull or coloured and miniature bulbs excluded)		
	20	Fluorescent tubes (lighting) (those between 20-45 mm. diameter, 35-175 cm. length excluded)		
	70	Other lighting bulbs and tubes		
	80	Electric arc lamps	10	25
231	85.20.10	Miniature and normal electric bulb only	-	10
232	85.23.10,20	Underground and submarine cables	50	100
233	85.23.90	Bobbin wire, thinner than 0.10 mm. (0.10 included) and thicker than 2 mm. (2 mm. included)	30	-
234	85.25	High voltage insulators only	-	30
235	87.01	Tractors (qualities will be determined by the Ministry of Agriculture and Industry)-		500 (27)
236	87.01.30	Track tractors		
	87.02.13	Trucks, pick-ups		
	87.14	Freight trailers for trucks and tractors	-	250 (28)
237	87.02.13	Small trucks, 15 tons and more net load capacity (importers by sole agents only) -		400 (AID) (29)
238	87.02.13) 87.04.90)	Trucks, truck and bus chassis only (metal and wooden bodies excluded) (imports by sole agents only)(panels excluded) -		3,000 (AID) (30)
239	87.07.10	Factory and warehouse tractors, lift trucks, shunting tractors and the like (the quality of the motor whatever it is) tractors used in railway stations (complete or incomplete)	-	10
240	87.09.10	Motorcycles		
	20	Motor-bicycles		
	30	All kinds of side cars		
	87.10	Bicycles (tricycles excluded)	-	25

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
241	87.14	Truck towed trailers, capacity 10 tons or over with brake arrangements (imports by sole agents only)	-	50
242	88.02.20	Airplanes for pesticide control only and bodies without engines thereof	-	100 (31)
243	90.01) 90.02)	Lenses, prisms, mirrors and other optical goods (optical shaving mirrors, concave mirror and objectives of microscopes excluded)	-	10
244	90.03	Metal spectacle frames and metal parts thereof	15	10
245	90.07.11	Cameras	-	25
246	90.08	Cinematographic apparatus 35 mm. only	-	30
247	90.08 90.09	Cinematographic apparatus up to 35 mm. (sound or soundless projection apparatus) Fixed projection apparatus, enlargers and reducers	-	70
248	90.13	Optical apparatus and instru- ments	-	40
249	90.16	Painting and drawing apparatus (tailor's and shoemaker's measuring tapes, rulers, T's, triangles, simple com- passes etc. excluded)	10	50

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
250	90.19	Artificial plastic teeth only	-	5
251	91.01	Pocket and wrist watches and the like	-	100
252	91.02.10) 91.04)	All kinds of alarm clocks	-	25
253	91.05	Watchmen's clocks and tell- tales	-	10
254	91.06	Time switches with clock or watch movement or with synchronous motor		
	91.09	Parts and accessories for watches	-	25
255	92.01	Pianos and other keyboard stringed instruments		
	92.02	Other stringed musical instruments (mandolins excluded)		
	92.03	Pipe organs, harmoniums, other keyboard and metal reed musical instruments		
	92.04	Accordians, concertinas, mouth harmonicas		
	92.05	Other wind musical instruments		
	92.06	Percussion musical instruments (drums, castanets and cymbals excluded)		
	92.07	Electromagnetic, electrostatic and electric musical instru- ments	-	50

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
256	39.07.90	Plastic and bacalide record) player accessories not) falling under heading 92.13)		
	85.01.31	Electric motors for record) players)		
	85.14.20	Loudspeakers)	100	-
257	92.12	Supports for instruments and similar records falling under heading 92.11 (record moulds and records excluded)	10	15
258	92.12.41	Classic records only	-	5 (32)
259	92.12.49	Wires for sound recording	-	10
260	39.07	Plastic and bacaliton for) sound-recording apparatus) not falling under 92.13)		
	73.32	Bolts,nuts,screw hooks and) rivets)		
	85.01	Transformers for sound re-) cording,electric motors and) rectifiers)		
	85.14	Loudspeaker and complete) microphone)		
	85.19.10	Switches for sound-recorder) switches connecting strips)		
	85.21.90	Socket for sound recorder)		
	92.11	Dictating machines for sound) recorder)		
	92.12.49	Strips for sound recorder)		
	92.13.90	Chassis for sound recorder)	30	-
261	94.02.20	Dentist's chair with mechanical elevating and operating tables only	-	50
262	96.02.21	All kinds of artist painting brushes	-	10
263	98.02	Sliding zippers and parts thereof	-	-

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
264	98.03.20	Fountain pens (mechanical pencils included)		
	70	Fountain pens		
	98.05.10	Lead pencils		
	20	Pencil leads		
	30	Drawing chalks only (tailor's soap excluded)	-	25
265	98.07.90	Hand-operated numerators	-	5
266	98.09.20	The others	-	5
267	98.15	Steel thermos flasks only	-	10
268	Various	Commodities required for manufacturing and assembly of tractors (unassembled tractors included)	2,000	
269	Various	Commodities required for assembling motor vehicles (unassembled motor vehicles included)	3,000	- (AID)
270	Various	Commodities required for manufacturing of bus chassis and bus body only	1,000	- (AID)
271	Various	Commodities required for manufacturing of tyres	400	-
272	Various	Commodities required for manufacturing of radios	300	-
273	Various	Commodities required for manufacturing of automatic telephone central	10	-
274	Various	Commodities required for manufacturing of batteries	300	-
275	Various	Commodities required for manufacturing of power and distribution transformers	40	

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
276	Various	Commodities required for manufacturing of refrigerators	800	-
277	Various	Commodities which are essential for import by the vegetable oil factories	150	-
278	Various	Commodities which are urgent requirements of medicine factories and laboratories	50	- (33)
279	Various	For urgent requirements of private sector industry	1,000	- (34)
280	Various	For public sector investments (machinery and installations)	12,500 *	- (35)
281	Various	For private sector investments (machinery and installations)	12,500 *	(36)
282	Various	Adjustment and reserve amount	-	2,500 ** (37)
283	Various	For urgent requirements of State Supply Office, Ministries and other GOT agencies	-	1,500 (38)
284	Various	For requirement of manufacturers and artists with water product growers	400	- (39)
285	Various	For the procurement of ships	-	1,000 *** (40)
286	Various	Commodities required for construction of ships	1,000	- (41)
287	Various	For sporting goods and athletic requirements	-	50 (42)
288	Various	For importation of wheat and other cereals	-	60,000 (43)
289	Various	For International Fair of Izmir	-	3,000 **** (44)

Quota serial No.	Customs tariff No.	Commodity	Indus- trialist (\$000)	Importer (\$000)
290	Various	For urgent requirements of public sector industry	1,000	- (45)
291	Various	For the imports of apparatus, equipment and carriages of invalids	-	20 (46)

* The private and public quotas are for one year, parts of which is not utilized during this quota period will be utilized during the period of quota XI.

** Adjustmert and reserve quota will be used as investment quota.

*** Ship procurement quota will be used as investment quota.

**** Izmir Fair quota will be used as investment quota.

NOTE:

1. All statistical numbers and commodities covered by such numbers as indicated in the "Customs Entry Tariff Schedule" are included in those groups where no statistical numbers are indicated after the Customs Tariff Numbers included in this list.
2. In cases where commodity description sentences in this list do not have restrictive provisions such as "only" or "excluded" than all commodities falling within that heading in the "Customs Entry Tariff Schedule" are covered by such sentences.
3. AID marks included in this list represent the partially or entirely AID financed quotas. Regulation concerning this subject will be published separately.

1. At the disposal of the Ministry of Customs and Monopoly
2. With the permission of the Ministry of Health
3. At the disposal of the Ministry of Commerce
4. " " " " " Ministry of Health
5. " " " " " Ministry of Agriculture
6. With the permission of the Ministry of Health
7. At the disposal of the Ministry of Industry
8. With the permission of the Ministry of Health
9. At the disposal of the Ministry of Commerce (for exporters)
10. " " " " " Ministry of Industry
11. " " " " " Ministry of Industry
12. " " " " " Ministry of Industry
13. " " " " " Ministry of Industry
14. " " " " " Union of Chambers
15. " " " " " Ministry of Industry
16. " " " " " Ministry of Industry
17. " " " " " Ministry of Industry
18. " " " " " Ministry of Industry
19. " " " " " Ministry of Communications
20. " " " " " Ministry of Agriculture
21. " " " " " Ministry of Industry
22. " " " " " Union of Chambers
23. " " " " " Ministry of Industry
24. " " " " " Ministry of Commerce
25. " " " " " Union of Chambers
26. " " " " " Union of Chambers
27. " " " " " Ministry of Commerce
28. " " " " " Ministry of Commerce
29. " " " " " Union of Chambers
30. With the decision of the Council of Ministers
31. At the disposal of the Ministry of Agriculture
32. " " " " " Ministry of Education
33. " " " " " Ministry of Health
34. " " " " " Union of Chambers
35. " " " " " Ministry of Finance
36. " " " " " Ministry of Finance
37. " " " " " Ministry of Commerce
38. " " " " " Ministry of Finance
39. " " " " " Ministry of Commerce
40. " " " " " Ship Inspection Committee
41. " " " " " Ship Inspection Committee
42. " " " " " General Directorate of Physical Training
43. " " " " " Ministry of Commerce
44. " " " " " Ministry of Commerce
45. " " " " " Ministry of Industry
46. " " " " " Red Crescent of Turkey