COMMISSION DECISION

of 27 August 1981

authorizing Ireland not to apply Community treatment to woven breeches, shorts and trousers (including slacks) originating in Hong Kong

(Only the English text is authentic)

(81/761/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community, and in particular the first paragraph of Article 115 thereof,

Having regard to Commission Decision 80/47/EEC of 20 December 1979 on surveillance and protective measures which Member States may be authorized to take in respect of imports of certain products originating in third countries and put into free circulation in another Member State (1), and in particular Article 3 thereof,

Whereas on 19 August 1981 a request was made under the first paragraph of Article 115 of the Treaty by the Irish Government to the Commission of the European Communities for authorization not to apply Community treatment to woven breeches, shorts and trousers (including slacks), falling within subheadings ex 61.01 B and ex 61.02 B of the Common Customs Tariff (category 6), originating in Hong Kong and in free circulation in the other Member States;

Whereas the importation into the Community of the products in question originating in Hong Kong is covered by an Agreement negotiated between the Community and that country; whereas, under that Agreement, Hong Kong has undertaken to take all necessary steps to limit its exports of the products in question to the Community within certain ceilings;

Whereas, in order to implement that Agreement and take account of its characteristics, the Council adopted Regulation (EEC) No 3059/78 (2) introducing specific common rules for imports of certain textile products;

Whereas the differences in market conditions within the Community and the particular sensitivity of this branch of Community industry have been taken into account in allocating the abovementioned Community ceiling between the Member States;

Whereas, for this reason, disparities still exist between the conditions governing the importation of the products in question into the different Member States; whereas uniformity can only be brought about gradually;

Whereas these disparities in the commercial policy measures applied by the Member States have resulted in deflections of trade, in that since 1 January 1981 Ireland has admitted the products in question in free circulation, originating in the said third country, which amount to 31 % of the quota for Hong Kong;

Whereas, with regard to the situation of the industry concerned, the information received by the Commission indicates that the imports in free circulation amount to 102 % of the direct quota and total imports (direct and indirect) amount to 130 % of the quota;

Whereas the prices of the products in question originating in Hong Kong are considerably below the prices of like products manufactured in Ireland;

Whereas numbers employed have fallen from 15 325 in 1974 to 11 900 in 1978;

Whereas further indirect imports, in addition to those already admitted or planned, would be likely to aggravate these difficulties and jeopardize the aims of the abovementioned commercial policy measures;

Whereas it is not possible to set in motion rapidly the machinery for bringing about the necessary cooperation from the other Member States;

Whereas authorization should accordingly be given for the application of protective measures under the first paragraph of Article 115, subject to the conditions laid down in Decision 80/47/EEC, and in particular Article 3 thereof;

Whereas applications for import documents covering 50 000 pieces are duly pending with the authorities of the Member State having made the request; whereas these applications do not need to be covered by such authorization,

⁽¹⁾ OJ No L 16, 22. 1. 1980, p. 14.

⁽²) OJ No L 365, 27. 12. 1978, p. 1.

HAS ADOPTED THIS DECISION:

Article 1

Ireland is authorized not to apply Community treatment to the products indicated below, originating in Hong Kong and in free circulation in the other Member States in respect of which applications for import licences were lodged after the date of adoption of this Decision:

CCT heading No	Description
ex 61.01 B and ex 61.02 B (NIMEXE codes 61.01-62, 64, 66, 72, 74, 76 61.02-66, 68, 72) (category 6)	Men's and boys' woven breeches, shorts and trousers (including slacks), women's, girls' and infants woven trousers and slacks, of wool, of cotton or of man-made textile fibres

Article 2

This Decision shall apply until 31 December 1981.

Article 3

This Decision is addressed to Ireland.

Done at Brussels, 27 August 1981.

For the Commission

Edgard PISANI

Member of the Commission