deducted from that country's export quota in effect in the following quota year to the extent that such difference exceeds 10,000 tons or 5 per cent of its basic export tonnage, whichever is larger. The Council may however modify the amount to be so deducted, if it is satisfied by an explanation from the participating exporting country concerned that its net exports fell short by reason of force majeure."

- In Article 13, paragraph (5), the reference to "Article 22" shall be replaced by "Article 21".
- In Article 14, paragraph (1), "For each of the" shall be replaced by "(i) For the first three"; and the following shall be added at the end of the paragraph:
 - "(ii) For the last two quota years during which this Agreement is in force the exporting countries or areas named below shall have the following basic export tonnages for the free market:

	(in thousands of tons)
Belgium (including Belgian Congo)	10000 55* is
Brazil	175
China (Taiwan)	655
Colombia	citatro 5 colb
Cuba	2,415
Czechoslovakia	275
Dominican Republic	655
France	20**
Germany, Eastern	150
Haiti	45
Hungary	40
India	25
Indonesia	350
Mexico	75
Kingdom of the Netherlands	40
Peru	457
Philippines	25
Poland	220
USSR	200
Yugoslavia	20
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In Article 14, paragraph (2), after "Czechoslovak Republic" the following shall be added ", Hungary".

Article 14, paragraph (3) shall be deleted.

In Article 14, paragraph (4), "Costa Rica, Ecuador and Nicaragua" shall be replaced by "Costa Rica, Ecuador, Nicaragua and Panama".

^{*} To be 50,000 tons for 1957.

^{**}The allocation to France of this basic export tonnage preserves to that country the same possibilities of making sales on the free market as the text of this Agreement as opened for signature on 1 October 1953; and, considering that paragraph 3 of Article 14 is deleted, it is recognized, in accordance with the decision of the Council of 1 December 1955, that France may export to the free market a quantity of sugar not exceeding 70,000 tons which is not chargeable against her net export quota."