- e. When submitting export requests under the provisions of this Note, the Government of the exporting country will provide a statement identifying:
 - 1. The equipment or system to be provided;
 - 2. The intended application; and
 - 3. The location of the equipment;
- f. The Committee will approve the export of equipment described in this Note if no member country has filed an objection within four weeks of the receipt of complete information on the case.
- 17. The Committee will favourably consider the export of optical fibre cables and optical fibre transmission equipment or systems embargoed by 1051.b. or 1051.e., provided:
 - a. The equipment or system is intended for general commercial international traffic in an international civil submarine optical fibre telecommunication system linking the importing country with a member country;
 - b. It is to be installed in a permanent circuit under the supervision of the member country licensee;
 - No means are to be provided for the transmission of traffic between points in one or more proscribed countries other than the Czech Republic, Poland, and Slovak Republic;
 - d. The total length of optical fibre cable to be installed within the proscribed country, excluding cable in territorial waters, does not exceed 10 km, or the shortest distance which is practical for installation;
 - e. The "digital transfer rate" at the highest multiplex level does not exceed 565 Mbit/s;
 - f. The "laser" transmission wavelength does not exceed 1,550 nm;
 - g. The equipment is not embargoed by 1051.b.4.b. to e. or 1154.;
 - h. Spare parts shall remain under control of the member country licensee:
 - The member country licensee or his designated representative, who shall be from a non-proscribed country, shall have the right of access to all the equipment;
 - j. There will be no transfer of embargoed technology;
 - k. Supervision of systems installation and of maintenance shall be performed by the licensee or the licensee's designated representative, who shall be from a non-proscribed country, using only personnel from non-proscribed countries, until such time as the Committee agrees otherwise;
 - Supervision of maintenance includes:
 Preventive maintenance at periodic intervals;
 Intervention for major malfunctions.
 - This is not meant to require that only nationals from the exporting country should install the system.
 - 1. Upon request, the licensee shall carry out an inspection to establish that:
 - 1. The system is being used for the intended civil purpose;
 - All the equipment exported under the provisions of this Note is being used for the stated end purpose and is still located at the installation sites.

After each inspection, the licensee shall report his findings to his authorities within one month. The Government of the exporting country must report any deviation from these conditions to the Committee.

- m. The Committee will approve the export of equipment described in this Note if no member country has filed an objection within four weeks of the receipt of complete information on the case.
- 18. The Committee will favourably consider the export of technology embargoed by this Category and of instrumentation, test equipment, components and specially designed "software" therefor, and materials and components embargoed by the Industrial List, for modification or production of "stored programme controlled" circuit switching equipment or systems provided:

N.B.:

Technology for general purpose computers is not eligible for treatment under this Note, i.e., it remains governed by Category 1040.

- a. The characteristics of the "stored programme controlled" circuit switching equipment or systems are limited to those which release them from embargo or make them eligible for treatment under relevant Administrative Exceptions Notes;
- b. Modification of the "stored programme controlled" circuit switching equipment or systems is not permitted if any aspect of the design would result in exceeding the performance

- thresholds or features of the relevant Administrative Exception Notes;
- Testing of large scale integrated (LSI) circuits or those with higher component densities is limited to go/no go tests;
 N.B.:

Note 18.c. does not preclude exports of equipment or technology which would be possible in accordance with the provisions of other Categories.

- d. The specially designed "software" is that necessary to use the transferred technology, instrumentation and test equipment;
- The manufacturing of the load tape by the licensee is limited to the addition to the generic "software" of the specific customer data and site parameters;
- f. "Development" technology is not included;
- g. The contract includes explicit conditions to ensure that:
 - The "production" technology or "production" equipment is not re-exported or exported, either directly or indirectly, to another proscribed destination;
 - The supplier or licensor may appoint a representative who is entitled to verify that the "production" technology and "production" equipment or systems serve their intended use:
 - Any modification of the capabilities or functions of the produced equipment must be approved by the supplier or licensor:
 - The supplier's or licensor's personnel have right of access to all the facilities directly involved in the "production" of the "stored programme controlled" circuit switching equipment or systems;
 - The "production" technology, "production" equipment and produced equipment or systems will be for civil end-use only;
- System integration testing will be performed by the supplier
 or licensor if it requires test tools which provide the licensee
 with the capability to recover "source code" or upgrade the
 system beyond the performance thresholds or features of the
 relevant Administrative Exceptions Notes;
- The Committee will approve the export of equipment described in this Note if no member country has filed an objection within four weeks of the receipt of complete information on the case;

N.B.:

No export under the Favourable Consideration provisions of this Note shall establish a precedent for the approval of exports under other Categories in this List.

- 19. Governments may permit, as administrative exceptions, the shipment of fibre optic telecommunication transmission systems or equipment embargoed by 1051.b.1., 1051.b.4.a., fibre optic cables embargoed by 1051.e., or coaxial cable telecommunications transmission systems embargoed by 1051.b.1., and test equipment, specially designed components and accessories, "software" and technology, necessary for the "use" thereof, provided:
 - They are intended for international telecommunications links dedicated to international civil traffic between the following locations:

1. a. From:

Belgium, Denmark, France, Germany, Greece, Italy, Luxembourg, Netherlands, Norway, Portugal, Spain, Turkey, United Kingdom; Austria, Finland, Ireland, Sweden, Switzerland; Hungary; CSFR, Poland; Estonia, Latvia or Lithuania;

b. To

Albania Tirana; Yerevan; Armenia Baku; Azerbaijan Sophia, Varna; Bulgaria Minsk; Byelorus Georgia Tbilissi; Alma-Ata; Kazakhstan Bishkek; Kyrgyzstan Moldova Chisinau; Bucharest, Constanza; Romania Moscow, Novorossiisk,

> Rostov-on-Don, St. Petersburg, Volgograd;

Tajikistan Dushanbe;