

- TREATY EIGHT
5. Any exporting or importing country which has not notified the Government of the United States of America of its acceptance of an amendment by the date on which such amendment becomes effective may, after giving such notice or receipt of twenty-four hours to the Government of the United States of America, withdraw from this Agreement at the end of the current crop year, but shall not thereby be released from any obligation under this Agreement which has not been discharged by the end of that crop year.
6. Any exporting country which considers its interests to be seriously prejudiced by the non-participation in the withdrawal of any country listed to negotiate material and technical Annex A to Article III responsible for more than five percent of the guaranteed quantities in that Annex, or any importing country which considers its interest to be seriously prejudiced by the non-participation in or withdrawal from the withdrawal of any country listed Annex A to Article III responsible for more than five percent of the guaranteed quantities in that Annex, may withdraw from this Agreement by giving written notice of withdrawal to the Government of the United States of America before August 1, 1953.
7. Any exporting or importing country which considers it necessary to suspend or withdraw from this Agreement in order to protect national security to be endangered by the outbreak of hostilities, may withdraw from this Agreement by giving thirty days written notice of withdrawal to the Government of the United States of America.
8. The U.S. to advise the United Nations Organization to inform all signatory countries of the existence of each notification and notice received under this Article.