

In Article 14, paragraph (6) shall be deleted and after paragraph (5) the following shall be added:

“(6 bis) Portugal to which no basic export tonnage has been allotted under Article 14 (1) may export to its traditional markets in the Federation of Rhodesia and Nyasaland up to 20,000 tons raw value each quota year and shall have the status of an exporting country.”

A BIS. SPECIAL RESERVE

(6 ter) A Special Reserve is established for the quota years 1957 and 1958 and is allocated as follows:

(in thousands
of tons)

China (Taiwan)	95
India	25
Indonesia	50*
Philippines	20

Notwithstanding that these allocations are not basic export tonnages, the provisions of the Agreement other than those of Article 19 shall apply to them as if they were basic export tonnages.”

In Article 14, paragraph (7), sub-paragraph (c), after “third” the following shall be added “, fourth and fifth”.

In Article 14, paragraph (8), sub-paragraph (ii), the reference to Article “22” shall be replaced by Article “21”; and the reference to “Articles 12 and 21 (3)” shall be replaced by “Articles 12 and 21”.

In Article 15, the following shall be deleted: “and the countries which France represents internationally”; and “(including Surinam)”.

In Article 16, paragraph (1), sub-paragraph (ii), “year 1956” shall be replaced by “years 1956 and 1957”; at the end of sub-paragraph (ii) the following shall be added: “per year;”; and after sub-paragraph (ii), the following shall be added:

“(iii) In the calendar year 1958—2,540,835 tons (2,500,000 English long tons) tel quel.”

In Article 18, paragraph (2), the second sentence shall read:

“After considering that estimate and all other factors affecting the supply and demand for sugar on the free market the Council shall forthwith assign an initial export quota for the free market for such year to each of the exporting countries listed in Article 14 (1) pro rata to their basic export tonnages, subject to the provisions of Article 14 B, to such penalties as may be imposed in accordance with the provisions of Article 12 and to such reductions as may be made under Article 21 (8), provided that if at the time of fixing the initial export quotas the prevailing price is not less than 3.15 cents the total of the initial export quotas shall, unless the Council otherwise decides by Special Vote, be not less than 90 per cent of the basic export tonnages, the distribution among exporting countries being made in the same manner provided in this paragraph.”

* Only in 1958.