**United States General Accounting Office** 



Briefing Report to the Chairman, Subcommittee on International Finance, Committee on Banking, Housing, and Urban Affairs, U.S. Senate

December 1996

## U.S.-JAPAN TRADE

U.S. Company Views on the Implementation of the 1994 Insurance Agreement







United States General Accounting Office Washington, D.C. 20548

National Security and International Affairs Division

B-275741

December 20, 1996

The Honorable Christopher S. Bond Chairman, Subcommittee on International Finance Committee on Banking, Housing, and Urban Affairs United States Senate

Dear Mr. Chairman:

Japan is the second largest insurance market in the world, and in fiscal year 1995 Japanese firms received 96.4 percent of the \$400 billion in annual risk insurance premiums. On October 11, 1994, the United States and Japan signed an agreement designed to reduce barriers that impede market access for competitive foreign insurance providers in the Japanese market. The Office of the U.S. Trade Representative (USTR) has primary responsibility for negotiating and monitoring the implementation of the 1994 agreement. In response to your request, we are currently reviewing the implementation of this agreement.

This interim report responds to your specific request for the results of our survey of U.S. company views on the 1994 insurance agreement. You asked for this report to be issued as soon as possible after December 15, 1996—a deadline set by the United States and Japan to resolve their dispute on how to carry out a key "mutual entry" provision in the 1994 agreement that deals with the scope and timing of insurance deregulation. On December 15, 1996, the two countries reached an agreement on the implementation of this provision, specifying time frames for deregulating specific insurance product lines.

Our questionnaire was designed to elicit the views of U.S. insurance providers on (1) actions taken by the government of Japan to implement key provisions of the 1994 agreement and (2) the impact of these actions on the company's ability to compete in the Japanese market. These provisions included commitments to increase transparency (openness), deregulation, and competition. There were 15 U.S. insurance providers operating in Japan in 1996 that were either wholly or majority U.S. owned, consisting of four life insurance companies, seven non-life insurance companies, and four insurance brokers. All 15 insurance providers completed their questionnaires before the United States and Japan

<sup>&</sup>lt;sup>1</sup>Fiscal year 1995 refers to a Japanese fiscal year, beginning April 1, 1995, and ending March 31, 1996. Japanese market data are from the Foreign Non-life Insurance Association, a foreign trade association in Japan.

reached an agreement in December 1996 on how to implement the provision on mutual entry.

On December 2, 1996, we briefed your staff on the results of our questionnaire survey. This report summarizes information presented in that briefing and does not include information on the new commitments made by the government of Japan in December 1996. As agreed with your office, a more comprehensive report on the implementation of the 1994 agreement will be issued at a later date.

### Background

In fiscal year 1995, foreign firms, primarily U.S. insurance providers, received about 3.6 percent of total risk premium value of Japan's insurance market, according to statistics provided by the Foreign Non-life Insurance Association (FNLIA). This foreign share is small compared to the foreign share of the U.S. insurance market. While comparable data are not available for the United States for 1995, the U.S. Department of Commerce reported that foreign firms in 1994 had a 10.2 percent share of the direct U.S. insurance market. In 1994, FNLIA reported that the foreign share of the Japanese market was 3.3 percent. The U.S. data are for the calendar year and the Japanese data are for a fiscal year. However, these data are the best available comparisons and are closely comparable.

### The Japanese Insurance Market

The Japanese insurance market has been strictly regulated by the Ministry of Finance (MOF). For example, MOF oversees the rating bureaus that set the rates and the type of coverage for many types of insurance products—giving insurance providers little opportunity to differentiate their products, according to USTR officials. Further, "keiretsu"—groups of Japanese firms that maintain close ties through the cross-holding of shares and exchange of personnel—are active players in the Japanese insurance market. With these close corporate links, Japanese businesses buy insurance from firms within their keiretsu—limiting the ability of foreign insurance providers to distribute their products. In addition, insurance brokers in Japan operate as insurance agents who sell insurance policies for insurance companies, whereas brokers in the United States work for buyers of insurance policies and can create unique policies tailored to the buyer's needs by combining coverage from several insurance companies that are able to offer a variety of rates and types of coverage.

The insurance market in Japan is divided into three sectors. The first sector consists of standard life insurance products, and the second sector consists of standard non-life insurance products (mostly auto and fire policies). These two sectors combined are called the "primary" sectors; they represented about 95.2 percent of total insurance risk premiums collected in fiscal year 1995. Foreign firms captured only 1.8 percent of the primary sectors in fiscal year 1995, according to FNLIA data.

In addition to the primary sectors, a "third" sector of the Japanese insurance market includes niche products such as cancer insurance and personal accident insurance. The third sector represented 4.8 percent of total Japanese insurance risk premiums in fiscal year 1995. Foreign companies have been more successful in the third sector than in the primary sectors, underwriting approximately 39.6 percent of the third sector risk premium value.

### The 1994 Insurance Agreement

As the Japanese government prepared for the first major reform of its insurance law in 50 years, the United States and Japan reached an agreement in 1994 on market access in the insurance sector, entitled "Measures by the Government of the United States and the Government of Japan Regarding Insurance." A principal U.S. goal of the agreement was to ensure that Japanese insurance reform was not carried out in a way that would discriminate against the interests of foreign insurance providers in Japan. The agreement includes measures to provide greater regulatory transparency and foster and protect product innovation and price competition in Japan. The agreement also commits the Japanese government to encourage five public corporations<sup>2</sup> to permit foreign insurance providers access to their insurance programs and ensure the allocation of premium shares according to fair, transparent, nondiscriminatory, and competitive criteria. In addition, the Japanese government also committed to address issues of competition policy and market structure that may give rise to anticompetitive business practices.

An important provision in the 1994 agreement, often referred to as the mutual entry provision,<sup>3</sup> addresses the scope and timing of deregulating the primary and third sectors. Since the agreement was signed, the United

<sup>&</sup>lt;sup>2</sup>The Government Housing Loan Corporation, the Pension Welfare Service Public Corporation, the Housing and Urban Development Corporation, the Okinawa Development Corporation, and the Employment Promotion Corporation.

 $<sup>^3</sup>$ Mutual entry was defined in the 1994 agreement as "the ability of life insurance companies to introduce existing, new or modified rates, products, or riders in the third sector currently allowed to non-life insurance companies, and the ability of non-life insurance companies to introduce existing, new or modified rates, products, or riders in the third sector currently allowed to life insurance companies."

States and Japan have differed in their views on how this provision should be implemented, resulting in numerous consultations between U.S. and Japanese leaders and negotiators. In December 1996, the two governments agreed on when and how the Japanese government would deregulate specific products in the primary sectors. According to USTR, very limited entry into the third sector is permitted, but deregulation of the third sector is dependent upon the deregulation of the primary sectors. Once that objective is achieved through legislative and regulatory action, then foreign and smaller insurers will have a 2-1/2 year period to gain a competitive foothold before the third sector is further opened.

### Results in Brief

U.S. company responses to our questionnaire and discussions with their representatives operating in the Japanese insurance market indicated that the Japanese government has implemented, to varying degrees, many of the transparency, deregulation, and competition provisions contained in the 1994 agreement. However, most U.S. insurance providers reported that these actions did not result in significant liberalization and have had no effect on their ability to compete in the Japanese insurance market. For example, most companies reported that their ability to compete in the major product categories of the primary sectors was limited because of (1) their continued inability to differentiate the types of coverage they can offer and the rates they can charge and (2) distribution systems in Japan that impede their ability to distribute their products.

As the United States and Japan continued to negotiate the implementation of the mutual entry provision, 9 of the 11 U.S. insurance companies reported that there would be a negative impact on their ability to compete in the third sector if subsidiaries of Japanese firms were allowed full access to sell products in that sector. Only one insurance company reported that allowing these subsidiaries full access to sell third sector products would have a very positive impact, and another insurance company reported no effect.

Six of the eight U.S. insurance companies who participate in the insurance programs of Japanese public corporations reported that despite the terms of the agreement, fair, transparent, nondiscriminatory, and competitive criteria were not being used to allocate premium shares. According to U.S. companies, only one of the five public corporations has disclosed its allocation formula. Since the signing of the 1994 agreement, foreign companies have not significantly increased their small share of this large market (over \$1.2 billion in annual premiums); the foreign share of the

insurance premiums generated from these five public corporations ranged from 0.02 percent to 1.3 percent in fiscal year 1995, according to FNLIA statistics.

The enclosed briefing sections provide (1) a list of U.S. insurance companies and brokers operating in Japan in 1996 and the premiums earned by U.S. insurance companies in fiscal year 1995; (2) a summary of U.S. insurance provider responses to our survey questions on the implementation of provisions on transparency, deregulation, competition, and government corporations; and (3) a copy of the questionnaire with the frequency rates indicating how companies responded to each question.

### **Agency Comments**

In commenting on a draft of this report, USTR agreed with the information presented.

## Scope and Methodology

We reviewed the 1994 U.S.-Japan agreement on insurance and met with representatives from USTR, U.S. insurance associations, and U.S. insurance providers to identify key provisions. To obtain U.S. company views on Japan's implementation of the 1994 agreement, we distributed a questionnaire to the 15 U.S. insurance providers (insurance companies and brokers) operating in Japan that are either wholly or majority U.S. owned.<sup>4</sup> Insurance brokers received a shorter version of the questionnaire, as some of the provisions did not directly apply to brokers.<sup>5</sup> Our universe did not include three joint venture companies in which the U.S. partner has a 50 percent or less interest. In requesting company participation in our survey, we pledged that company responses would be reported in aggregate form and that we would not link specific responses with the individual companies.

The questionnaire asked U.S. insurance providers for their views on the implementation of those provisions for which the companies would have had first-hand experience. All questions in the questionnaire are referenced back to their related provision in the agreement. Since the United States and Japan were still negotiating how Japan would implement the provision on mutual entry, we asked companies for their views on the potential impact if the third sector were to be completely deregulated. After receiving the completed questionnaires, we traveled to

 $<sup>^4</sup>$ Out of this universe of 15 insurance providers, 8 are branches, 6 are wholly owned subsidiaries, and 1 is a subsidiary in which a U.S. company has a majority interest.

<sup>&</sup>lt;sup>5</sup>Brokers did not answer questions 13-17 and 19-35 of the questionnaire.

Japan and met with company representatives to obtain further information about implementation issues. In some cases, companies revised their questionnaire responses, based on explanations provided at our meetings. While in Japan, we also met with representatives from the Japanese Fair Trade Commission and foreign trade associations in Japan (FNLIA, American Chamber of Commerce-Committee on Insurance, and European Business Community-Insurance Committee). We also collected statistics on the Japanese insurance market. For fiscal year 1995, we used an exchange rate of 96.44 yen per U.S. dollar.

We conducted our review between February and December 1996 in accordance with generally accepted government auditing standards.

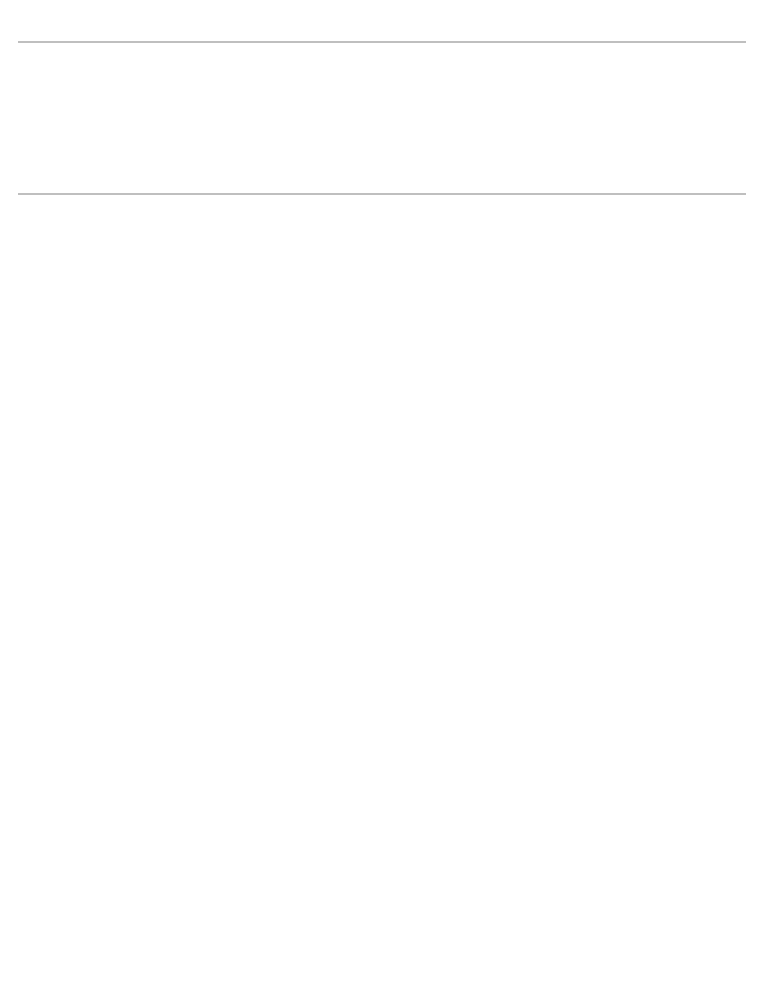
As we agreed with your office, unless you publicly announce this letter's contents earlier, we plan no further distribution of the letter until 21 days after the date of issuance. We will then send copies to other interested congressional committees, USTR, the Secretaries of State and Commerce, the Chairman of the International Trade Commission, and those firms that participated in the survey. We will also make copies available to others on request.

The major contributors to this report were Elizabeth Sirois, Christine Broderick, Leslie Holen, and Emil Friberg. If you or your staff have any questions about this report, please contact me at (202) 512-8984.

Sincerely yours,

JayEtta Z. Hecker Associate Director

**International Relations and Trade Issues** 

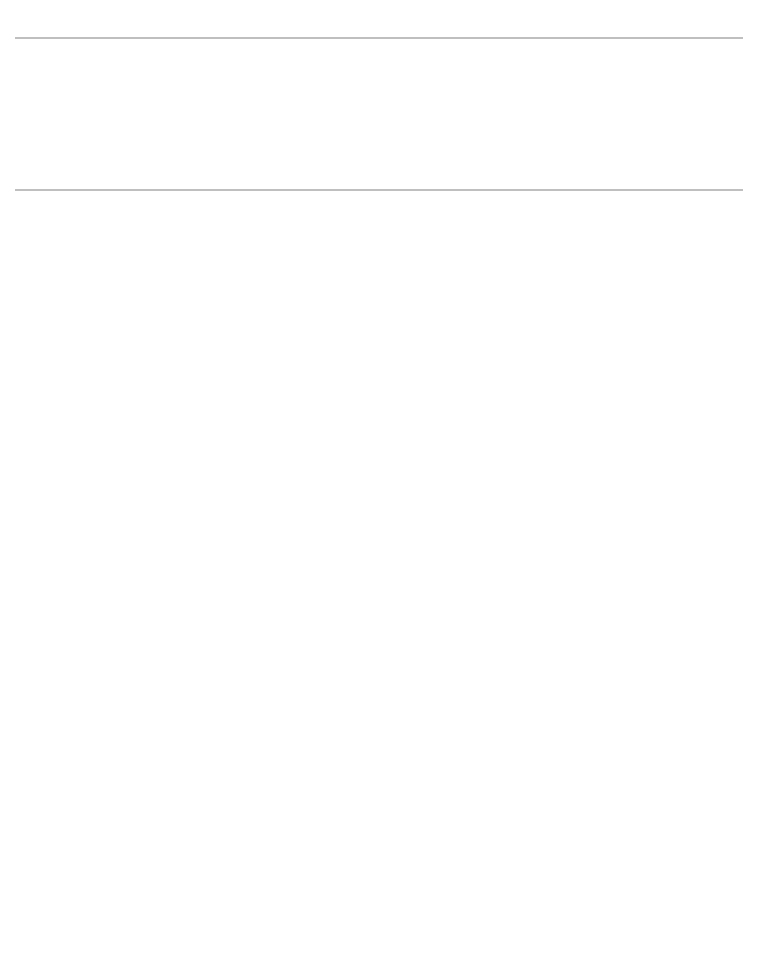


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### **Abbreviations**

AMA	Anti-Monopoly Act
FNLIA	Foreign Non-Life Insurance Association
GOJ	Government of Japan
MOF	Japanese Ministry of Finance
USTR	Office of the U.S. Trade Representative



# List of U.S. Insurance Providers Operating in Japan in 1996

Table I.1: U.S. Insurance Companies and Premium Revenue Collected in Japanese Fiscal Year 1995

Dollars in millions	
U.S. insurance companies and units	Premiums <sup>a</sup>
American Family Life Assurance Co.b	\$5,192.7
American International Group Companies AIU Insurance Co.° American Home Assurance Co.° American Life Insurance Co.b JI Accident & Fire Insur. Co. (50% U.S. owned)°*	4,610.2
CIGNA CIGNA Insurance Co.c INA Life Insurance Co., Ltd. (90% U.S. owned)b	1,113.5
Prudential Life Insurance Co., Ltd. <sup>b</sup>	800.0
Allstate Allstate Auto. & Fire Ins. Co. (50% U.S. owned) <sup>c*</sup> Saison Life Insurance Co. (50% U.S. owned) <sup>b*</sup>	580.0
Kemper Insurance Co. Limited Lumbermens Mutual Casualty Co.°	19.6
Chubb Group of Insurance Companies Federal Insurance Company-Japan <sup>c</sup>	8.0
Unum Japan Accident Insurance Co. (new co. in FY94) <sup>c</sup>	0.6
Liberty Mutual Insurance Co. (new co. in FY95) <sup>c</sup>	0.1
Total U.S. premiums	\$12,324.7

Legend

FY=fiscal yea

Note 1: Japan's 1995 insurance fiscal year begins April 1, 1995, and ends March 31, 1996.

Note 2: Yen premiums were converted to U.S. dollars using an exchange rate of 96.4425 yen per U.S. dollar based on the International Monetary Fund average market exchange rate for the second quarter of 1995 through the first quarter of 1996.

Note 3: In cases of partial U.S. ownership of a Japanese insurance operation, GAO calculated a prorated U.S. share of total company premiums.

<sup>a</sup>Premiums: for non-life insurance companies these are net direct premiums, including risk plus savings premiums. Net direct premiums are the total premium received from policy holders. They do not include net reinsurance premium and are net of cancellations and other returns. For life insurance companies these are premium income.

bLife insurance company.

<sup>c</sup>Non-life insurance company.

Sources: Statistics of Life Insurance Business in Japan, 1995, ed. Hoken-kenkyujo (Tokyo, Japan: Insurance Research Institute) and The Statistics of Japanese Non-Life Insurance Business, 1995, Annual Special Issue, ed. Hoken-kenkyujo (Tokyo, Japan: Insurance Research Institute).

<sup>\*=</sup>Insurance companies that did not participate in the GAO survey.

Briefing Section I List of U.S. Insurance Providers Operating in Japan in 1996

### Table I.2: U.S. Insurance Brokers

Alexander & Alexander of Japan, Inc.

AON Risk Services Companies, Inc.

Johnson & Higgins Japan

Marsh & McLennan Japan, Ltd.

Note: All four insurance brokers participated in the GAO survey.

## Questionnaire Highlights

# GAO Summary Observations

- The government of Japan (GOJ) has implemented, to varying degrees, transparency, deregulation, and competition provisions; however most U.S. companies reported that GOJ actions did not result in significant liberalization and had no effect on their ability to compete in the Japanese insurance market.
- U.S. companies reported that their ability to compete remained limited primarily due to (1) inability to differentiate product rate and type for major lines and (2) distribution issues.
- Since our survey, the United States and Japan reached an agreement in December 1996 on how to implement the key mutual entry provision, deciding what/when deregulation of primary and third sectors will occur.

Briefing Section II Questionnaire Highlights

# GAO Transparency

- **Key provisions:** increase access to standards, the Ministry of Finance (MOF), and trade associations; eliminate information-sharing with competitors (questions 1-18).
- GOJ actions: U.S. companies generally reported improvements in access such as increased publication of standards and less GOJ pressure to coordinate product applications with other companies.
- **Impact:** U.S. companies reported improvements in the operating environment; however, little or no improvement in ability to compete.

Briefing Section II Questionnaire Highlights

## GAO Deregulation

- **Key provisions:** expedite application approval for certain non-life products (questions 19-23).
- GOJ actions: U.S. companies reported that three systems to expedite applications had been implemented/expanded for eligible products; two of the systems had been tested, with mixed results.
- **Impact:** U.S. companies reported limited impact on ability to compete because a small number of products were eligible.

Briefing Section II Questionnaire Highlights
Questionnaire Highlights

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# GAO Deregulation

- **Key provisions:** apply flexible rates for certain non-life products (questions 24-35, 43-44).
- GOJ actions: U.S. companies reported that GOJ established new rate categories for eligible products and lowered threshold for commercial fire policies that can be offered at different rates.
- Impact: U.S. companies reported a limited impact on ability to compete because (1) companies already had some flexibility to set rates for certain products prior to agreement; (2) no flexibility had been introduced for major lines such as life, property/casualty (including auto); and (3) threshold for commercial fire was still too high. Results of recent negotiations on mutual entry include the application of flexible rates to major product lines.

Briefing Section II Questionnaire Highlights

# GAO Deregulation

- **Key provision:** establish a broker system (question 42).
- GOJ actions: framework for broker system established, but U.S. companies viewed some operating requirements as onerous (e.g., establishing separate facilities/computer systems for agents and brokers).
- Impact: U.S. companies reported no effect to date. Some insurance agents took broker exam, but none had registered as brokers primarily because of an inability to differentiate product rate and type. Some insurance companies would like to distribute products through brokers; others view brokers as competitors.

Briefing Section II Questionnaire Highlights

# GAO Deregulation

- **Key provision:** "mutual entry" provision, sets goals for deregulating the primary and third sectors to allow for greater competition (questions 45-48).
- **GOJ actions:** GOJ has allowed life and non-life companies to set up subsidiaries that may expand Japanese presence in the third sector; since our survey, the ongoing dispute on what/when deregulation will occur in the primary and third sectors was resolved in December 1996.
- **Impact:** 17 Japanese companies established subsidiaries; in our survey, 9 of 11 U.S. insurance companies reported that there would be a negative impact on their ability to compete in the third sector if subsidiaries were granted full access to that sector.

Briefing Section II Questionnaire Highlights

# GAO Competition

- **Key provisions:** enforce antitrust laws; private sector will complete a study of keiretsu relationships by April 1995 (questions 51-55).
- **GOJ actions:** U.S. companies reported that GOJ had improved its enforcement of the Anti-Monopoly Act (AMA); keiretsu study just beginning.
- Impact: U.S. companies reported little impact on ability to compete, despite improved AMA enforcement; companies had low expectations for impact of keiretsu study, though most recognized keiretsu as a major structural barrier to competition.

Briefing Section II Questionnaire Highlights

## GAO Government Corporations

- **Key provision:** encourage foreign participation in insurance programs of five public corporations and allocate premiums according to fair/transparent criteria (questions 49-50).
- **GOJ actions:** one public corporation disclosed its allocation formula:
- Impact: most companies that participated in programs reported that premiums are still not allocated fairly; foreign companies have not significantly increased their small share of this large market (over \$1.2 billion annual gross premiums); foreign share of premiums generated from these five public corporations ranged from 0.02 percent to 1.3 percent in fiscal year 1995.

## U.S. Insurance Provider Responses to Questionnaire

### **GAO**

**U.S. General Accounting Office** 

**Questionnaire Assessing the Status of the Implementation of the U.S.-Japan Insurance Agreement** 

#### Introduction

The U.S. General Accounting Office, an independent agency of the U.S. Congress, is assessing the status of Japan's implementation of the October 11, 1994 bilateral agreement on insurance—Measures by the Government of the United States and the Government of Japan Regarding Insurance. Congress has asked GAO to: (1) determine what actions the Government of Japan has taken to implement the provisions of the agreement; and (2) describe its impact on the ability of U.S. insurance companies and brokers to compete in the Japanese market. We are sending this questionnaire to your company, as well as to other U.S. insurance companies and brokers, in order to obtain information on your experiences since the agreement was signed.

The questionnaire should be answered by the person most familiar with your company's operations in Japan. Some questions are of a detailed nature and may require you to contact staff in Japan to obtain information on actions taken by the Government of Japan to implement the agreement.

Most of the questions in this survey can be answered by checking boxes or filling in blanks. A few questions request a short narrative answer. Along with the questionnaire we are also sending a copy of the agreement for your reference as you complete the questionnaire. Please refer to the agreement when necessary as you complete the questionnaire. The various sections and subsections of the agreement are indicated at various points in the questionnaire headings and in many of the individual questions.

Please base your responses on your direct experience. If you are uncertain about the response to a question, please check the "No basis to judge" box. While space has been provided for additional comments at the end of the questionnaire, feel free to add comments or explanations when answering individual questions by writing on the questionnaire in the adjacent white space. We may be contacting you at a later time to ask you to elaborate on some of your responses.

Your responses will be treated confidentially and will not be used in any way that will identify you or your company. Please return the completed questionnaire to GAO by August 28, 1996. To return the questionnaire, you may mail it to the following address.

U.S. General Accounting Office 301 Howard Street, Suite 1200 San Francisco, CA 94105-2252

A return envelope is provided for your convenience but can only be used if you are returning the completed questionnaire via the U.S. Postal Service. If you are returning the completed questionnaire from an overseas office, please fax it to Christine Broderick at (415) 904-2111. If you have any questions, please call Christine Broderick at (415) 904-2240 or Leslie Holen at (415) 904-2277.

We thank you for your assistance, your participation is important to our study.

Please enter the following information:	
Name of company:	
Name of person completing the questionnaire:	
Γitle:	
Геlephone:	Fax:

1

Types of companies responding to survey: 4 life companies; 7 non-life companies; 4 brokers.

Note: Numbers entered represent the number of companies selecting a specific response.

### PART 1

### TRANSPARENCY AND PROCEDURAL PROTECTIONS [Section III]

Compilation, Publication, and Standardization of Measures of General Application [Section III (2)]

To what extent, if at all, has the Government of Japan published and/or made publicly available licensing, product, and
rate approval standards both <u>before</u> and <u>after</u> the agreement was signed on October 11, 1994? [Section III(2)a(i)]
(Check one box in each column.)

	ent of Japan published and/or made publicly duct, and rate approval standards
Before the agreement was signed.	After the agreement was signed.
To a very great extent 0	To a very great extent 0
To a great extent 0	To a great extent 1
To a moderate extent 1	To a moderate extent 6
To some or little extent 7	To some or little extent 6
To no extent 4	To no extent 1
No basis to judge 1	No basis to judge 0
Not applicable 2	Not applicable 1

2. For those standards that have been published since the agreement was signed, to what extent, if at all, have these standards provided your company with meaningful (e.g., clear, useful) guidance? (Check one.)

To a very great extent	0
To a great extent	1
To a moderate extent	2
To some or little extent	5
To no extent	4
No basis to judge	2
Not applicable	1

 Since the agreement was signed, please approximate the number of times your company has received oral administrative guidance from the Government of Japan related to the provision of insurance. [Section III(2)a(ii)] (Check one.)

0 times	6
1 to 9 times	7
10 to 24 times	0
25 to 49 times	0
50 to 74 times	1
75 to 99 times	0
100 or more times	0
No basis to judge	1

4		ow many times has your company requested oral administrative guidance to be delivered in a(ii)] (Enter number or "DK" if unknown.)
	2 companies @ 1 time 2 companies @ 4 times	
	Times -> ->	$\rightarrow$ $\rightarrow$ If you entered 1 or greater, how many times did the Government of Japan deliver the administrative guidance in writing?
		1 company @ 2 times
		Times
		If, when requested, the Government of Japan did <u>not</u> deliver the guidance in writing what reason, if any, was given?
:		te, since the signing date, to what extent, if at all, has the Government of Japan stipulated and nistrative guidances that are applicable to other companies with the same set of conditions? neck one.)
:	made public those admir	histrative guidances that are applicable to other companies with the same set of conditions?
:	made public those admir [Section III(2)a(iii)] (Cl To a very great extent To a great extent	nistrative guidances that are applicable to other companies with the same set of conditions? neck one.)
;	made public those admir [Section III(2)a(iii)] (Cl To a very great extent To a great extent To a moderate extent	nistrative guidances that are applicable to other companies with the same set of conditions?  october companies with the same set of conditions?
:	made public those admir [Section III(2)a(iii)] (Cl To a very great extent To a great extent	nistrative guidances that are applicable to other companies with the same set of conditions?  one of the companies with the same set of conditions?
:	made public those admir [Section III(2)a(iii)] (CI To a very great extent To a great extent To a moderate extent To some or little extent	nistrative guidances that are applicable to other companies with the same set of conditions?  october one.)  0 1 1 6

### Advisory Groups [Section III(6)]

6. Since the agreement was signed in October 1994, when the Government of Japan establishes or regularly seeks recommendations from any Japanese group (i.e., council, association, or other group) related to the provision of insurance, to what extent, if at all, has a representative from your company attended any of the group's meetings and/or submitted statements to the group? [Section III(6)] (Check one box in each column.)

Extent to which a rep	resentative from your company has:	
attended any of the group's meetings.	submitted statements to the group.	
To a very great extent 0	To a very great extent 0	
To a great extent 4	To a great extent 3	
To a moderate extent 5	To a moderate extent 6	
To some or little extent 3	To some or little extent 3	
To no extent 2	To no extent 2	
No basis to judge 0	No basis to judge 0	
Not applicable 1	Not applicable 1	

7. Since the agreement was signed, when the Government of Japan establishes or regularly seeks recommendations from any group (i.e., council, association, or other group) related to the provision of insurance, what impact has your company's input (either through attending group meetings or submitting statements to the group) had on the group's decisions? [Section III(6)] (Check one.)

Very great impact	0
Great impact	1
Moderate impact	2
Some or little impact	9
No impact	0
No basis to judge	1
Not applicable	2

Please explain your response:

### Participation in Industry Groups [Section III(7)]

For each Japanese trade and rating association listed below, please indicate the membership status of your company or company representatives. [Section III(7)a] (Check one box in each row.)

### Response categories

- 1 = We were a member before the agreement was signed and are still a member
   2 = We became a member after the agreement was signed and are still a member
   3 = We are in the process of applying for membership
- **4** = We are interested in becoming a member, but the industry group will not permit it
- **5** = We are not a member
- **6** = Not applicable

a.	The Life Insurance Association of Japan (JLIA)
b.	The Marine & Fire Insurance Assn. of Japan, Inc. (JNLIA)
c.	The Fire & Marine Insurance Rating Association of Japan 3 non-life companies responded #1 & 3 non-life companies responded #2
d.	The Automobile Insurance Rating Association of Japan 3 non-life companies responded #1 & 2 non-life companies responded #2
e.	The Japanese Hull Insurers' Union
f.	Japan Institute of Life Insurance
g.	Life Insurance Underwriters Association of Japan
h.	The Research Institute of Life Insurance Welfare
i.	Independent Insurance Agents of Japan
j.	The Non-Life Insurance Institute of Japan 1 non-life company responded #2
k.	The Institute of Actuaries of Japan
1.	Union of Machinery Insurers of Japan
m.	The Japan Atomic Energy Insurance Pool 3 non-life companies responded #1 and 1 non-life company responded #2
n.	The Japanese Aviation Insurance Pool
o.	Other-Specify: No company indicated "other"

Note: No brokers belong to any of these industry groups.

9. For each trade and rating association listed below, please indicate the extent to which, if at all, your company is accorded privileges and opportunities equal to those accorded to Japanese member firms? [Section III(7)b] (Check one box in each row.)

(Check one box in each row.)	To a very great extent	To a great extent	To a moderate extent	To some or little extent	To no extent	Not applicable, not a member
a. The Life Insurance Association of Japan (JLIA)	2	1	1			
b. The Marine & Fire Insurance Association of Japan, Inc. (JNLIA)			1	1		
c. The Fire and Marine Insurance Rating Association of Japan			5	1		
d. The Automobile Insurance Rating Association of Japan			4	1		
e. The Japanese Hull Insurers' Union						
f. Japan Institute of Life Insurance	2	1	1			
g. Life Insurance Underwriters Assn. of Japan			1			
h. The Research Institute of Life Insurance Welfare						
i. Independent Insurance Agents of Japan			1			
j. The Non-Life Insurance Institute of Japan	1					
k. The Institute of Actuaries of Japan (Note: 1 member company did not respond.)	1	1	4			
l. Union of Machinery Insurers of Japan				1		
m. The Japan Atomic Energy Insurance Pool		1	2	1		
n. The Japanese Aviation Insurance Pool						
o. Other-Specify:						

	comments regarding membership and privileges in Japanese	trade and rating associations?	
	nes ta Insuranca Pagulatow: Information [Section III/9]]		
	To what extent, if at all, do you believe the Government of opportunities to be informed of, comment on, and/or exchar ordinances and/or regulations both before and after the agre ( <i>Check one.</i> )	nge views with Japanese officials	regarding ir
	Extent to which the Government of meaningful and fair opportunities to be exchange views with Japanese laws, ordinances, an	be informed of, comment on, and officials regarding insurance	y /or
	Before the agreement was signed.	After the agreement was sign	ned.
	To a very great extent 0 To a great extent 1 To a moderate extent 6 To some or little extent 2 To no extent 5	To a very great extent To a great extent To a moderate extent To some or little extent To no extent	0 2 8 4 0
	No basis to judge 0 Not applicable 1	No basis to judge Not applicable	1 0
	Any comments regarding this issue?		
11.	Before the agreement was signed on October 11, 1994, how regulatory changes in the insurance sector accorded to your accorded to Japanese companies? [Section III(8)c] (Check	company by the Government of	
	$\underline{Before}$ the agreement was signed our company's level of accesscor was	cess to information on regulatory	changes in
	Much better than that accorded to Japanese companies Somewhat better than that accorded to Japanese companies About the same as that accorded to Japanese companies Somewhat worse than that accorded to Japanese companies Much worse than that accorded to Japanese companies	6	
	No basis to judge	0	

2.	Would you say that your company's level of access to information on regulatory changes in the insurance sector
	compared to that accorded to Japanese companies got better, worse, or stayed about the same after the agreement was
	signed? [Section III(8)c] (Check one.)

 $\underline{\text{After}}$  the agreement was signed our company's level of access to information on regulatory changes in the insurance sector became. . .

Much better than that accorded to Japanese companies	0
Somewhat better than that accorded to Japanese companies	0
About the same as that accorded to Japanese companies	8
Somewhat worse than that accorded to Japanese companies	4
Much worse than that accorded to Japanese companies	3
No besides inde-	0
No basis to judge	0
Not applicable	0

Any comments regarding this issue? \_\_\_

Procedural Protection for Notifications and Applications [Section III(9)] <sup>1</sup>

13. <sup>2</sup>Since the agreement was signed on October 11, 1994, how many times have you filed notifications and/or applications with the Government of Japan to: (Enter numbers. If none, enter 0. If <u>all</u> zeros entered, skip to question 18.)

license a new business		2	applications filed
sell a new-to-market product		35	applications filed
revise a company exclusive product form 0	notifications filed	6	applications filed
revise a company exclusive product rate	notifications filed	5	applications filed
sell an industry standard product 0	notifications filed	30	applications filed
revise an industry standard product form	notifications filed	63	applications filed
revise an industry standard product rate	notifications filed	73	applications filed

### Remember, if "0" entered for $\underline{all}$ above categories, skip to question 18.

<sup>&</sup>lt;sup>1</sup> Note: Questions 13 through 17 were not included in the broker questionnaire.

<sup>&</sup>lt;sup>2</sup> These numbers represent aggregate data. Most applications/notifications were filed by non-life companies, except for new-to-market product applications.

14. To what extent, if at all, do you believe the Government of Japan has improperly revealed information considered to be secret (i.e., information not generally available to the public) in connection with your company's applications or notifications for insurance licenses, products, or rates both <u>before</u> and <u>after</u> the agreement was signed on October 11, 1994? [Section III(9)a] (Check one box in each column.)

considered to be	secret in connect	Japan has improperly revealed inform ion with your company's applications e licenses, products, or rates	
Before the agreement was signe	d.	After the agreement was sign	ned.
To a very great extent	)	To a very great extent	0
To a great extent	1	To a great extent	0
To a moderate extent	1	To a moderate extent	0
To some or little extent 0 To no extent 4		To some or little extent	0
		To no extent	5
			_
No basis to judge	4	No basis to judge	6
Not applicable	1	Not applicable	0

Please explain your response:	
1 7 1	

15. Since the agreement was signed has your company attempted to apply for more than one license or product approval (e.g., rate and form) at the same time? [Section III(9)b] (Check one.)

Yes	8	$\rightarrow \rightarrow \rightarrow \rightarrow \rightarrow \rightarrow$	Did the government of Japan accept your multiple applications for license or product approval? (Check one.)
			Yes 6
			No 1
			No basis to judge 1
No	3		•

9

No basis to judge 0

16. To what extent, if at all, do you believe the Government of Japan encouraged your company to coordinate or consult with any other insurance providers, insurance associations, or other third parties regarding your notification and/or applications (including product, rate, or license approvals) both <a href="mailto:before">before</a> and <a href="mailto:after:af

Extent to which you believe the Government of Japan encouraged your company to coordinate or consult with any other insurance providers, insurance associations, or other third parties regarding your notification and/or applications (including product, rate, or license approvals) . . .

Before the agreement was sign	gned.	After the agreement was sign	ed.
To a very great extent	2	To a very great extent	0
To a great extent	2	To a great extent	0
To a moderate extent	0	To a moderate extent	1
To some or little extent	3	To some or little extent	3
To no extent	3	To no extent	6
No basis to judge	0	No basis to judge	1
Not applicable	1	Not applicable	0

17. To what extent, if at all, do you believe the Government of Japan conditioned or delayed the acceptance, processing, or approval of your company's notification or application (including product, rate, or license approval) based on whether you consulted or coordinated with other insurance providers, insurance associations, or third parties both <a href="mailto:before">before</a> and <a href="mailto:after the agreement was signed?">after the agreement was signed?</a> [Section III(9)c] (Check one box in each column.)

Extent to which you believe the Government of Japan conditioned or delayed the acceptance, processing, or approval of your company's notification or application (including product, rate, or license approval) based on whether you consulted or coordinated with other insurance providers, insurance associations, or third parties . . .

Before the agreement was signed.	After the agreement was signed.			
To a very great extent 2	To a very great extent 0			
To a great extent 2	To a great extent 0			
To a moderate extent 0	To a moderate extent 1			
To some or little extent 3	To some or little extent 2			
To no extent 3	To no extent 7			
No basis to judge 0	No basis to judge 1			
Not applicable 1	Not applicable 0			
**	••			

Transparency	and Procedural	Protections	Summary	[Section I

18. Overall, to what extent, if at all, do you believe the actions taken by the Government of Japan to improve transparency and procedural protections for notifications and applications have increased your company's ability to compete in the Japanese insurance sector? (Check one.)

To a very great extent	0
To a great extent	0
To a moderate extent	2
To some or little extent	0
To no extent	9
No basis to judge	1
Too soon to tell	3

Please explain your response:	
1 , 1	

## **DEREGULATION MEASURES** [Section IV]

Product and Rate Approval [Section IV(1)] 1

19 a. <sup>2</sup> Does your company offer any of the following types of insurance? [Section IV(1)c] (Check one box in each row)

	Yes	No
Credit card burglary/theft insurance	5	2
Boiler/machinery insurance	4	3
Computer comprehensive insurance	3	4
Movable comprehensive insurance	6	1
Directors and officers liability insurance	5	2

<sup>&</sup>lt;sup>1</sup> Note: Questions 19 through 35 were not included in the broker questionnaire.

<sup>&</sup>lt;sup>2</sup> Responses represent non-life insurers only.

- 19b. Since October 1994, has your company attempted to use a <u>file and use system</u> <sup>2</sup> put into place by the Government of Japan? [Section IV(1)c] (Check one.)
  - 3 No, company has not attempted to use a <u>file and use system</u>  $\rightarrow$  *Skip to question 20*.
  - 4 Yes → → → For those specific types of insurance where your company attempted to use a file and use system, regardless of whether the product was disapproved by the MOF, please indicate whether MOF adhered to the process. (Check all that apply.)

MOF adhered to process		MOF did <u>not</u> adhere to process	
Credit card burglary/theft insurance	2	Credit card burglary/theft insurance	0
Boiler/machinery insurance	2	Boiler/machinery insurance	0
Computer comprehensive insurance	0	Computer comprehensive insurance	1
Movable comprehensive insurance Directors and officers liability	0	Movable comprehensive insurance Directors and officers liability	1
insurance	2	insurance	0
Other:	2	Other:	0

To what extent, if at all, do you believe the file and use system has improved your company's ability to compete in Japan? (Check one.)

To a very great extent	0
To a great extent	0
To a moderate extent	0
To some or little extent	1
To no extent	1
No basis to judge	0
Too soon to tell	2

<sup>&</sup>lt;sup>1</sup> Responses represent non-life insurers only.

<sup>&</sup>lt;sup>2</sup> Under file and use, the Government of Japan approves a product as eligible for file and use. Subsequently, any company approved by the Government of Japan to write that product may introduce changes to the profuct and begin using the changed product after a certain short time period unless the Government of Japan disapproves.

20.	yo	nce October 1994, has your company applied for a product where the Our application for product approval because the product was essentially other insurance provider? [Section IV(1)c] (Check all that apply)		
	5	No, my company never applied for the approval of a product that wa essentially the same as a product already approved by another ins		to question 21.
	4	Yes, my company applied for the approval of a product that was essentially the same as a product already approved by another insurance provider, but the application was <u>not</u> expedited.	→ Please indicate the tylinsurance products:	pes of
	3	Yes, my company applied for the approval of a product that		
	3	was essentially the same as a product already approved by another insurance provider, and my company's product approval	se indicate the types of inst	urance products:
			To what extent, if at all,	
			expedited approval syste your company's ability to (Check one.)	
			To a very great extent	0
			To a great extent	0
			To a moderate extent	1
			To some or little extent	1
			To no extent	1
			No basis to judge	0
			Too soon to tell	0
			222 30011 1011	-

21.1 Does your company offer insurance for certain large commercial risks, including hull, cargo, and/or aviation insurance that are eligible to use a notification system of approval? [Section IV(1)c(iv)] (Check one box in each row.)

	Yes <sup>2</sup>	No
Hull insurance	2	5
Cargo insurance	2	5
Aviation insurance	1	6
Other large commercial risk insurance		
Specify:	2	5

#### If all "No" responses, skip to question 23.

- 22.1 Since October 1994, has your company attempted to use a notification approval system for certain large commercial risks, including hull, cargo, and/or aviation insurance? [Section IV(1)c(iv)] (Check one.)
  - 2 No, my company has not attempted to use a notification approval system for large commercial risks → Skip to question 23.
  - 0 For those specific types of insurance where your company attempted to use a notification approval Yes → system, regardless of whether the product was disapproved by the MOF, please indicate whether MOF adhered to the process. (Check all that apply.)

MOF adhered to the process	MOF did <u>not</u> adhere to the process
Hull insurance Cargo insurance Aviation insurance Other:	Hull insurance Cargo insurance Aviation insurance Other:

To what extent, if at all, do you believe the notification approval system for certain large commercial risks, including hull, cargo, and/or aviation has improved your company's ability to compete in Japan? (Check one.)

To a very great extent To a great extent To a moderate extent To some or little extent

To no extent

No basis to judge

Too soon to tell

<sup>&</sup>lt;sup>1</sup> Responses represent non-life insurers only.

<sup>&</sup>lt;sup>2</sup> Only 2 companies offer these products.

2	simplify the application and notification process for the approval of insurance products and rates (questions 19-22) since the agreement was signed? [Section IV(1)b(i)] (Check one.)
	To a very great extent 0 To a great extent 0 To a moderate extent 2 To some or little extent 5 To no extent 3
	No basis to judge 1
2	4.¹ Does your company offer bankers blanket insurance or earthquake riders written on industrial fire insurance? (Check one.)
	<ul> <li>Yes → Continue with question 25.</li> <li>No → Skip to question 26.</li> </ul>
2	5. Since October 1994, has your company used the rate flexibility provided by benchmark rates for bankers blanket insurance or earthquake riders written on industrial fire insurance? [Section IV(1)c] (Check all boxes that apply.)
	Used rate flexibility provided by benchmark rates on:
	a. bankers blanket insurance No 4 Yes 1
	b. earthquake riders on industrial fire insurance No 2 Yes 3
2	6.1 Does your company offer windstorm and flood riders written on industrial fire insurance or travellers check comprehensive insurance? (Check one.)
	5 Yes → Continue with question 27. 2 No → Skip to question 28.
2	7.1 Since October 1994, has your company used free rates for windstorm and flood riders written on industrial fire insurance or travellers check comprehensive insurance?[Section IV(1)c] (Check all boxes that apply.)
	Used free rates on:
	a. windstorm and flood riders written on industrial fire insurance No 2 Yes 3

b. travellers check comprehensive

insurance . . . . . .

No Yes 5 0

 $<sup>^{\</sup>rm 1}$  Responses represent non-life insurers only.

28.¹ Overall, to what extent, if at all, do you believe that the Government of Japan has expanded the types of non-life products that your company can offer using the flexibility provided by benchmark or free rates since the agreement was signed? [Section IV(1)b(ii)] (Check one.)

To a very great extent	0
To a great extent	0
To a moderate extent	2
To some or little extent	3
To no extent	1
No basis to judge	1
Not applicable	0

29. Does your company offer fire insurance for commercial risk in Japan? (Check one.)

- 5 Yes  $\rightarrow$  Continue with question 30.
- 2 No  $\rightarrow$  Skip to question 35.

30. Before the agreement was signed, when the discount rate eligibility threshold was higher, did your company offer large commercial fire insurance that was eligible to use a discount rate? [Section IV(1)c] (Check one.)

Yes	3
No	1

Note: 1 company that offers fire insurance for commercial risk was not operating in Japan before the agreement was signed.

31. Since the agreement was signed and the threshold was lowered, does your company offer large commercial fire insurance that is eligible to use a discount rate? [SectionIV(1)c] (Check one.)

- 1 No
- 4 Yes → To what extent, if at all, has this change improved your company's ability to compete in Japan? (Check one.)

To a very great extent	0
To a great extent	0
To a moderate extent	0
To some or little extent	2
To no extent	2
No basis to judge	0
Too soon to tell	0

Has your company used an expanded discount rate? (Check one)

Yes 3 No 1

<sup>&</sup>lt;sup>1</sup> Responses represent non-life insurers only.

		greement was signed, did you 1)c] (Check one.)	r company offer a deductibles rider to a large commercial fire insurance policy?
Yes No			
Note: 1 c	company	that offers fire insurance for	commercial risk was not operating in Japan before the agreement was signed.
			minimum insured amount for attaching deductibles riders was decreased, does a large commercial fire insurance policy? [Section IV(1)c] (Check one.)
	No Yes →	To what extent, if at all, has (Check one.)	this change improved your company's ability to compete in Japan?
		To a very great extent	0
		To a great extent	0
		To a moderate extent	0
		To some or little extent	1 2
		To no extent	2
		No basis to judge	0
		Too soon to tell	0
inst	urance ?	[Section IV(1)c] (Check one	ny used an "advisory rate" system to set the price of large commercial fire e.)  your company has not used an "advisory rate" system
1	Yes →	To what extent, if at all, h Japan? (Check one.)	as the advisory rate system improved your company's ability to compete in
		To a very great extent	0
		To a great extent	0
		To a moderate extent	0
		To some or little extent To no extent	1 0
		N- 1	0
		No basis to judge Too soon to tell	0
		100 30011 10 1011	· ·

<sup>1</sup> Responses represent non-life insurers only.

	(C	heck one.)			
	6	No $\rightarrow$ Go to question 36.			
	4	Yes, data submitted and accepted →	Ple	ease indicate the type(s	s) of insurance.
				what extent, if at all, hapan? (Check one.)	as this improved your company's ability to compete
			То	a very great extent	0
				a great extent	0
				a moderate extent	3
			To	some or little extent	0
			То	no extent	0
			No	basis to judge	0
				soon to tell	1
	1	Yes, data submitted but <u>not</u> accepted	<b>→</b>	Please indicate the ty	vpe(s) of insurance.
				Note: Application is	s pending.

Lice	nsing of Insurance Providers and Intermediaries - [Section IV(2)]
36.	Has the Government of Japan set forth in laws and regulations the standards regarding licenses to sell insurance, including the requirements regarding the applicant's financial base and the qualifications of its management? [Section IV(2)e] (Check one.)
	Yes 13 No 2
	No basis to judge 0
37.	Has the Government of Japan stipulated and made public the standard review period concerning applications for licenses to sell insurance? [Section IV(2)b] (Check one.)
	Yes 12 No 1
	No basis to judge 2
38.	Has your company applied to the Government of Japan for a license to sell insurance since October 1994? (Check one.)
	2 Yes> Continue with question 39.
	13 No> Skip to question 42.
39.¹	Did the Government of Japan require your company to introduce an insurance product not yet offered in Japan as a condition for the approval of your company's application to provide insurance? [Section IV(2)f] (Check one.)
	Yes 0 No 2
Thi	is question was not included in the broker questionnaire.
40.	Please estimate the number of weeks that passed between the date your company began the pre-application negotiation process with MOF for a license and MOF's application receipt date? [Section IV(2)c] (Enter number of weeks and the type of insurance application.)
	Number of weeks: 1 company @ 30 weeks, 1 company @ 36 weeks
	Type of insurance application:
41.	Please estimate the number of weeks that passed between MOF's application receipt date and the date that MOF provided your company with a decision to approve or disapprove your license? [Section IV(2)c] (Enter number of weeks and the type of insurance application.)
	Number of weeks: 1 company @ 9 weeks, 1 company @ 2 weeks
	Type of insurance application:

Insu	rance Brokers [Section IV(3)	]
42.		t of Japan's decision to recognize and license brokers had a positive effect, a negative effect, y's ability to distribute insurance? [Section IV(3)b] <i>ur response.</i> )
	Very positive effect	0
	Generally positive effect	0
	No effect	8
	Generally negative effect	0
	Very negative effect	0
	No basis to judge	1
	Too soon to tell	6
Plea	se explain your response	
42b	.1 Since the agreement was sign	gned, has your company applied for a brokers license in Japan? (Check one.)
	Yes 0	
	No 4	

<u>Deregulation Measures Summary</u> [Section IV]

<sup>1</sup> This question asked of brokers only.

43. To what extent, if at all, have the deregulatory actions taken by the Government of Japan increased your company's ability to differentiate your product rates, differentiate your product forms, and distribute insurance products? (Check one box in each row.)

Extent to which the deregulatory actions taken by the Government of Japan increased your company's ability to	To a very great extent	To a great extent	To a moderate extent	To some or little extent	To no extent	No basis to judge	Too soon to tell
differentiate product rates			1	4	6	2	2
differentiate product forms			1	5	4	3	2
distribute insurance products				2	9	1	3

44.	(excluding those actions relate	egulatory actions taken by the Government of Japan to implement the agreement d to mutual and cross entry ) have had a positive effect, a negative effect, or no effect or
	your company's ability to com	pete in Japan? (Check one.)
	Very positive effect	0
	Generally positive effect	0
	No effect	10
	Generally negative effect	1
	Very negative effect	0
	No basis to judge	0
	Too soon to tell	4
	Please explain your response:	

## MUTUAL AND CROSS ENTRY PROVISIONS [Section IV(1)d]

GAO recognizes that there are ongoing negotiations between the governments of the United States and Japan regarding the mutual and cross entry provisions of the bilateral agreement. Nevertheless, GAO would like to collect your company's views on actions taken by the Government of Japan to date regarding deregulation (not including negotiation proposals that have been under consideration).

45. In your opinion, to what extent, if at all, do you believe that a substantial portion of the primary sectors (life and non-life) has NOT been deregulated? [Section IV(1)d] (Check one box in each column.)

<u>Primary Life</u>		Primary Non-l	<u>Primary Non-life</u>	
To a very great extent	4	To a very great extent	8	
To a great extent	2	To a great extent	3	
To a moderate extent	0	To a moderate extent	0	
To some or little extent	0	To some or little extent	0	
To no extent	1	To no extent	0	
No basis to judge	0	No basis to judge	0	
Too soon to tell	0	Too soon to tell	0	
Not involved in sector	8	Not involved in sector	4	

Any comments regarding this issue?	

46. Since the agreement was signed, in your opinion, to what extent, if at all, has your company been able to compete on equal terms in major product categories in the primary sectors (life and non-life) through the flexibility to differentiate, on the basis of risk insured, the rates, forms, and distribution of products? [Section IV(1)d] (Check one box in each column.)

Primary Life		<u>Primary Non-life</u>	
To a very great extent	0	To a very great extent	0
To a great extent	0	To a great extent	0
To a moderate extent	0	To a moderate extent	0
To some or little extent	2	To some or little extent	1
To no extent	3	To no extent	9
No basis to judge	1	No basis to judge	1
Too soon to tell	1	Too soon to tell	0
Not involved in sector	8	Not involved in sector	4

Any comments regarding this issue?	

47.	In your opinion, would allowing non-life subsidiaries of life insurance companies full access to sell products in the non-
	life third sector have a positive effect, a negative effect, or no effect on your company's ability to compete in the third
	sector? (Check one.)

Generally positive effect	1
No effect	4
Generally negative effect	2
Very negative effect	5
No basis to judge	2
Dlagga avnlgin	

48. In your opinion, would <u>allowing life subsidiaries of non-life insurance companies</u> full access to sell products in the life third sector have a positive effect, a negative effect, or no effect on your company's ability to compete in the third sector? (*Check one.*)

Very positive effect	0
Generally positive effect	0
No effect	6
Generally negative effect	3
Very negative effect	3
No basis to judge	2
Please explain	

<sup>&</sup>lt;sup>1</sup> One non-life company did not respond to this question.

Very positive effect

1

### **GOVERNMENT CORPORATIONS** [Section V]

49. Does your company participate in the insurance programs of the following Public Corporations? (Check all that apply.)

The Government Housing Loan Corporation	8
The Pension Welfare Service Public Corporation	5
The Housing and Urban Development Corporation	7
The Okinawa Development Corporation	
The Employment Promotion Corporation	
None of the above> <i>Skip to question 51</i> .	7

50. Both before and after the agreement was signed, to what extent, if at all, do you believe the allocation of premium shares under public corporation insurance programs were being made using fair, transparent, non-discriminatory, and competitive criteria? [Section V(1)] (Check one box in each column.)

Extent to which the allocation of premium shares under public corporation insurance programs were being made using fair, transparent, non-discriminatory, and competitive criteria. . .

Before the agreement was sign	ed.	After the agreement was signe	d.
To a very great extent	0	To a very great extent	0
To a great extent	1	To a great extent	1
To a moderate extent	0	To a moderate extent	0
To some or little extent	1	To some or little extent	1
To no extent	5	To no extent	6
No basis to judge	1	No basis to judge	0

<sup>&</sup>lt;sup>1</sup> No brokers participate in these programs.

## **COMPETITION** [Section VI]

51. Both <u>before</u> and <u>after</u> the agreement was signed, to what extent, if at all, do you believe the Government of Japan has vigorously enforced its antitrust laws in the insurance sector? [Section VI(3)a] (Check one box in each column.)

Extent to		ernment of Japan vigorously enforced its vs in the insurance sector	
Before the agreement was sign	Before the agreement was signed.		i.
To a very great extent	0	To a very great extent	0
To a great extent	0	To a great extent	2
To a moderate extent	0	To a moderate extent	4
To some or little extent	5	To some or little extent	5
To no extent	7	To no extent	2
No bosis to judge	2	No bosis to indee	2
No basis to judge	<i>L</i>	No basis to judge	2
Not applicable	1	Not applicable	U

52. Both <u>before</u> and <u>after</u> the agreement was signed, to what extent, if at all, do you believe the JFTC has vigorously enforced the Anti-Monopoly Act (AMA) with respect to trade associations, including self-regulatory organizations (such as the Life Insurance Association and the Marine and Fire Association)? [Section III(10)b] (Check one box in each column.)

		e JFTC has vigorously enforced espect to trade associations	
Before the agreement was signed.		After the agreement was signed.	
To a very great extent	0	To a very great extent	1
To a great extent	0	To a great extent	2
To a moderate extent	1	To a moderate extent	6
To some or little extent	5	To some or little extent	4
To no extent	5	To no extent	0
No basis to judge	3	No basis to judge	2
Not applicable	1	Not applicable	0

53.	had a positive effect, a negative	d, do you believe the antitrust enforcement actions taken by the Government of Jap e effect, or no effect on your company's ability to compete in Japan? [Section VI(	L
	(Check one.)		
	Very positive effect	1	
	Generally positive effect	2	
	No effect	11	
	Generally negative effect	0	
	Very negative effect	1	
	No basis to judge	0	
	Please explain your response:		

54. <u>Before</u> the agreement was signed, to what extent, if at all, do you believe Keiretsu practices and case agents limited your company's ability to compete in the Japanese insurance market? [Section VI(1)a] (Check one box in each row.)

	To a very great extent	To a great extent	To a moderate extent	To some or little extent	To no extent	No basis to judge
Keiretsu practices	6	2	3	0	3	1
Case agents	7	2	1	0	4	1

55. After the agreement was signed, to what extent, if at all, do you believe Keiretsu practices and case agents limit your company's ability to compete in the Japanese insurance market? [Section VI(1)a] (Check one box in each row.)

	To a very great extent	To a great extent	To a moderate extent	To some or little extent	To no extent	No basis to judge
Keiretsu practices	5	4	3	0	3	0
Case agents	6	4	1	0	4	0

<u>ov</u>	ERALL IMPACT OF THE	AGREEMENT
56.		the U.SJapan bilateral agreement on insurance has had a positive effect, a negative effect, y's ability to compete in the Japanese insurance market? (Check one.)
	Very positive effect	0
	Generally positive effect	2
	No effect	8
	Generally negative effect	1
	Very negative effect	0
	No basis to judge	0
	Too soon to tell	4
	Please explain your response	

PAR	<u>112</u>
CON	MPANY PROFILE QUESTIONS
57.	What year did your company become licensed to sell insurance in Japan? Range from 1947-1995
58.	How is your company organized in Japan? (Check one.)
	8 Branch 6 Subsidiary wholly-owned 1 Subsidiary joint venture → Please enter the percent owned by your company 0 Agency sponsored by This 1 subsidiary is U.S. majority owned 0 Other - Specify:
59.	How many tied and/or independent agents does your company use in Japan to sell insurance products? (Enter numbers. If none, enter 0)
	Insurance Companies
	<u>Tied agents</u> - 4 companies @ 0; 1 company each at 6, 12, 110, 934, 1000, 1469, & 1695.
	<u>Independent agents</u> - 2 companies @ 0; 1 company each @ 110, 111, 120, 130, 2310, 5500, 7500, 8766, & 15,698
	<u>Brokers</u>
	Agents - 1 company each @ 15, 18, 25, 34
	Brokers - 4 companies @ 0
60.	Other than through agents, what methods does your company use to distribute insurance products in Japan? (If no other methods are used, enter "None".)
	"Direct marketing" (mentioned by 4 insurance companies)

6 Term Life 5 Whole Life 1 Pension 4 Other: Specify:	<ul> <li>10 Fire</li> <li>10 Voluntary automobile</li> <li>9 Compulsory automobile liability</li> <li>9 Marine and transit</li> </ul>
1 Pension	9 Compulsory automobile liability
	11 Other casualty excluding personal accident 3 Other - Specify:
Third sector life insurance classes:	Third sector non-life insurance classes:
7 Hospitalization	11 Personal accident
4 Cancer	2 Nursing care
4 Nursing	9 Overseas travel
3 Other - medical 0 Other - Specify:	4 Other - Specify:
year 1995 in Japan (provide figures in U.S. dollars).  Note: GAO is not reporting company premiums/reve	nue data collected for this question.
<sup>2</sup> Your company's net risk premiums collected in Japan is the following: (provide percentage for both blanks)	n your company's fiscal year 1995 accounted for what percent of
% of total company worldwide net risk premiums <sup>3</sup> colle	ected - Range from .2% to 87%
% of total company foreign (i.e. non-U.S.) net risk prer	niums <sup>3</sup> collected - Range from .6% to 99.9%

<sup>3</sup> Brokers collect commissions rather than premiums.

MMENTS	
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