Committee on Trade in Industrial Products

INVENTORY OF NON-TARIFF BARRIERS

Restraints on Imports and Exports by the Price Mechanism

Corrigendum

The following additions should be made on the pages indicated.

Page 13 - ISRAEL

Add in the first column the following counter-comment:

The surcharge was abolished in December 1968.

Page 15

Add the following notification:

NETHERLANDS

Import tax of 4 per cent Fish meal PERU: Dutch farmers have to pay a tax of 4 per cent of the import value of fish meal.

Page 15 - PERU

Add in the first column under the notification on "Statistical tax of 1.5 per cent" the following counter-comment:

This notification presumably refers to the customs tax introduced by Article 112 of Act No. 14,816, which imposes a tax of 1.5 per cent ad valorem c.i.f. on all imports which are entitled to a reduction in or to exemption from duty under the terms of certain special regulations for the promotion of economic growth.
Page 15 - PERU (cont'd)

Add in the first column under the notification on "Maritime freight tax" the following counter-comment:

The information concerning the maritime freight tax is correct; the tax was introduced by Acts Nos. 11,537 and 12,836 and applies to all imports without discrimination, irrespective of the country of origin. The only exceptions to this system are those listed in annex A to Supreme Decree No. 139 H of 23 July 1964, which takes priority over the Schedule of Customs Tariffs.

Page 24 - BENELUX

Add the following notification:

(BELGIUM)

Sales tax, equal to about 11.7 per cent of the import
Fish and fish products PERU: -
value

Page 27 - FRANCE

Add the following notification:

Sales tax of 7.47 per cent Fish and fish products PERU: -
on the c.i.f. value

Page 29 - GERMANY, Fed. Rep. of

Add the following notification:

Sales tax of 3.75 per cent Fish and fish products PERU: -
on the c.i.f. value

Page 31 - ISRAEL

Add in the first column under the notification on "Discriminatory purchase taxes" the following counter-comment:

Purchase tax on automobiles was in operation before Israel's accession to GATT and consequently, in accordance with Part I, paragraph 1(b), of the Protocol for the Accession of Israel, does not conflict with our obligations under GATT.

Add in the first column under the notification on "Discriminatory annual property taxes" the following counter-comment:

Property tax is levied on locally-produced and imported automobiles alike.
Add the following counter-comment:

There is no prior-deposit requirement. In order to counteract inflationary pressures restrictions are imposed on the extension of credits for imports (by local banks as well as by foreign suppliers).