GENERAL AGREEMENT ON
TARIFFS AND TRADE

COUNCIL

TRADE POLICY REVIEW MECHANISM

Finland, Argentina, Ghana,
the United States, Austria and Singapore

Arrangements for Review Meetings

Communication from the Chairman

1. In pursuance of the CONTRACTING PARTIES' Decision of 12 April 1989 concerning the Trade Policy Review Mechanism (L/6490), special Council meetings are scheduled for 2-5, 9-12, and 23-26 March 1992 to conduct reviews of the trade policies and practices of Finland, Argentina, Ghana, the United States, Austria and Singapore (GATT/AIR/3292). This communication sets out arrangements concerning the review meetings.

   (i) Questions in writing in advance of the meetings

2. As noted by the Council on 11 October 1989, contracting parties may give advance notice in writing of the points they wish to be raised at the review meetings. The Council also noted that this will not limit in any way the scope of discussions at the special Council meetings (C/M/236).

   (ii) Discussants

3. The Decision by the CONTRACTING PARTIES (L/6490) establishing the Trade Policy Review Mechanism provides for the possibility that, in consultation with the contracting party or parties under review, the Chairman of the Council may choose discussants who, in their personal capacity, will introduce the discussions in the review body.

4. Following such consultations, H.E. Mr. Jesús Seade and Mr. Jean-François Boittin will introduce the discussions at the reviews of Finland, Singapore and Argentina; and Mr. András Szepesi and Mr. Somchinh Suntavaruk will act as discussants for Ghana, Austria and the United States.

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(iii) Structure of the meetings

5. Trade policy reviews undertaken at special Council meetings cover four broad headings (C/W/607):

(a) appreciation of the full range of the contracting party's trade policies and practices;

(b) relevant background: wider economic and developmental needs and the external environment;

(c) impact of the contracting party's trade policies and practices on the functioning of the multilateral trading system; and

(d) general comments by way of assessment and evaluation.

6. As in the September 1991 review meetings, the Chairman proposes that the review meetings consist of the following two parts:

(a) General objectives of trade policy, including institutional and legal structures of trade policy; questions relating to transparency; the process of liberalization of trade by the country under review, where appropriate; relationships between multilateral, regional and bilateral concerns for the country in question; trade problems faced by the country in world markets.

(b) Use of major trade policy instruments, including tariffs; other import or excise/consumption taxes and levies; import licensing or other controls; quantitative restrictions; safeguard actions; voluntary restraints on imports and/or exports; anti-dumping and anti-subsidy actions; standards, technical regulations, sanitary and phytosanitary regulations; government procurement, State trading, countertrade; export controls, subsidies, financing, promotion and other arrangements including cartels; measures of general application which may have trading effects. This part should also focus on sectoral aspects of trade policies and practices as they affect trade in the main sectors of the economy of the country under review.

It is proposed that each part be conducted in its entirety before proceeding to the next part. Participants are invited to structure their interventions accordingly.
7. Each review will be conducted according to the following pattern:

(a) Introductory remarks by the Chairman
(b) Introductory remarks by the contracting party under review, covering all areas of the discussion.

Then, in turn, for each part:

(c) Statement by the first discussant
(d) Statement by the second discussant
(e) Statements and questions from the floor (in part based on written advance notices)
(f) Responses by the contracting party under review (as appropriate in the course of the discussion)
(g) Any further remarks by the discussants
(h) Concluding remarks by the Chairman (combining both parts)

(iv) Press arrangements for the TPRM reports

8. The initial full reports by the six countries under review and the relevant reports by the Secretariat are contained in the following documents:

- C/RM/G/18 + Adds.1-2: initial full report by Argentina
- C/RM/S/18A: Argentina: report by the Secretariat (text)
- C/RM/S/18B: Argentina: report by the Secretariat (tables)
- C/RM/S/18A & B/Add.1: Argentina: report by the Secretariat, Addendum
- C/RM/G/19: initial full report by Austria
- C/RM/S/19A: Austria: report by the Secretariat (text)
- C/RM/S/19B: Austria: report by the Secretariat (tables)
- C/RM/G/20: initial full report by Finland
- C/RM/S/20A: Finland: report by the Secretariat (text)
- C/RM/S/20B: Finland: report by the Secretariat (tables)
- C/RM/S/20A & B/Add.1: Finland: report by the Secretariat, Addendum
- C/RM/G/21: initial full report by Ghana
- C/RM/S/21A: Ghana: report by the Secretariat (text)
- C/RM/S/21B: Ghana: report by the Secretariat (tables)
- C/RM/G/22: initial full report by Singapore
- C/RM/S/22A: Singapore: report by the Secretariat (text)
- C/RM/S/22B: Singapore: report by the Secretariat (tables)
- C/RM/S/22A & B/Add.1: Singapore: report by the Secretariat, Addendum, (text and tables)
- C/RM/G/23: initial full report by the United States
- C/RM/S/23A: United States: report by the Secretariat (text)
- C/RM/S/23B: United States: report by the Secretariat (tables)
9. As noted on the cover pages of these reports, press embargoes have been set. These embargoes will end after each review is concluded by the Council. More precisely:

(a) the press embargo for Finland will end at 13.00 gmt on Tuesday, 3 March;
(b) the embargo for Argentina will end at 13.00 gmt on Thursday, 5 March;
(c) the embargo for Ghana will end at 13.00 gmt on Tuesday, 10 March;
(d) the embargo for the United States will end at 13.00 gmt on Thursday, 12 March;
(e) the embargo for Austria will end at 13.00 gmt on Tuesday, 24 March; and
(f) the embargo for Singapore will end at 13.00 gmt on Thursday, 26 March.

The Secretariat will arrange briefings on the special Council discussions.

(v) Minutes

10. Minutes of each special Council meeting will be drawn up by the Secretariat. They will be published promptly after the meetings, along with the reports by the Governments of the contracting parties under review and by the Secretariat.

(vi) Answers in writing by the contracting party under review after the special Council meeting

11. In the course of the discussions at the review session, the contracting party under review may indicate that it intends to provide supplementary information in writing on specific points raised during the session. Upon receipt, the Secretariat will circulate this information to all contracting parties. Such information will not be reflected in the minutes of the meeting.