I. **Purpose of the Negotiations**

The Contracting Parties to the General Agreement on Tariffs and Trade will hold a third set of tariff negotiations commencing in September 1950 at Geneva, Switzerland. These negotiations will include three categories:

(a) Negotiations directed towards the accession of countries not included among those which have or may become contracting parties as a result of the 1947 and 1949 negotiations. In most cases these countries are or will be enjoying the benefit of the tariff reductions resulting from those negotiations, but even so they may welcome the opportunity to obtain these benefits in their own right and to negotiate for further concessions on the products of most interest to them. Consequently, it is anticipated that an acceding government will be prepared to negotiate with any contracting party and with any other acceding government.

(b) Negotiations between contracting parties which participated in the Geneva and Annecy conferences without concluding bilateral negotiations and wish to enter into tariff negotiations during 1950.

(c) Negotiations between contracting parties which concluded tariff negotiations at Geneva or Annecy and desire to enter into negotiations for new or additional reciprocal tariff concessions.

*It is not contemplated that these negotiations will be the occasion for upward adjustments in the rates of duty specified in the schedules to the Agreement. However, the presence of delegations of the contracting parties may provide the opportunity for those countries which wish to do so, to undertake consultations in accordance with the provisions of Article XXVIII of the Agreement.*
With regard to (a), the following countries were asked by telegram on September whether they would be interested in participating in tariff negotiations with a view to acceding to the General Agreement:

- 7 replies were received. 7 indicated that they would be interested and 7 said that they were not so interested.*

In order that all the countries concerned may have time to make the necessary preparations for the negotiations which will commence in Geneva on 28 September 1950, the Secretariat will notify by telegraph, not later than November 15, 1949, a list of the governments which have accepted the invitation of the CONTRACTING PARTIES.

II. Scope of the Negotiations

It is intended that the countries participating in the negotiations in 1950 will propose for negotiation those of their products of which they individually, or collectively, are, or are likely to be, the principal suppliers to the countries from which the concessions are asked. This will apply to negotiations between contracting parties and in the case of a new acceding government, the latter will be expected to consider the grant of concessions, as a general rule, on products of which any participating country or any group of participating countries is, or is likely to be, the principal supplier. And a contracting party will, as a general rule, be expected to consider the grant of concessions on products of which any acceding country by itself or together with other participating countries, constitutes, or is likely to constitute, the principal source of supply.

The Havana Charter provides that, in addition to customs tariffs and other charges on imports and exports, certain regulations, quotas, protection afforded through the operation of import and export monopolies, etc., shall be subject to negotiation in the manner provided in Article 17. The relevant provisions are contained in Articles 16 (including the Annexes thereto), 18, 19 and 31. Accordingly, requests may be submitted for concessions in respect of matters covered by these provisions in the same way as requests for tariff concessions.

* This paragraph will be completed when replies to the enquiry have been received.
III. Methods of Negotiation

1. The negotiations will be conducted in accordance with the rules set forth in paragraph 2 of Article 17 of the Havana Charter, i.e.:

(a) The negotiations shall be conducted on a selective product-by-product basis which will afford adequate opportunity to take into account the needs of individual countries and individual industries. Participating governments will be free not to grant concessions on particular products and, in the granting of a concession, they may reduce the duty, bind it at its then existing level, or undertake not to raise it above a specified higher level.

(b) No participating government shall be required to grant unilateral concessions, or to grant concessions to other governments without receiving adequate concessions in return. Account shall be taken of the value to any government of obtaining in its own right and by direct obligation the indirect concessions already embodied in the Schedules to the General Agreement.

(c) In negotiations relating to any specific product with respect to which a preference applies,

(i) when a reduction is negotiated only in the most-favoured-nation rate, such reduction shall operate automatically to reduce or eliminate the margin of preference applicable to that product;

(ii) when a reduction is negotiated only in the preferential rate, the most-favoured-nation rate shall automatically be reduced to the extent of such reduction;

(iii) when it is agreed that reductions will be negotiated in both the most-favoured-nation rate and the preferential rate, the reduction in each shall be that agreed by the parties to the negotiations; and

(iv) no margin of preference shall be increased.

(d) The binding against increase of low duties or of duty-free treatment shall in principle be recognized as a concession equivalent in value to the substantial reduction of high duties or the elimination of tariff preferences.
Prior international obligations shall not be invoked to frustrate negotiations with respect to preferences, it being understood that agreements which result from such negotiations and which conflict with such obligations shall not require the modification or termination of such obligations except with the consent of the parties to such obligations or, in the absence of such consent, by modification or termination of such obligations in accordance with their terms.

2. In order to ensure the success of the negotiations, the participating governments shall refrain from increases in tariffs and other protective measures inconsistent with the principles of the Havana Charter and designed to improve the bargaining position of those governments in preparation for the negotiations. As a general rule, the basis for negotiations shall be the rates of duty in effect on November 15, 1949.

3. In exceptional cases, a general revision of tariffs prior to the negotiations may be found unavoidable. In making any such revision, the countries concerned should have regard to the principles stated in the preceding paragraph. In the event of a change in the form of tariff or a general revision of rates of duties to take account of either a rise in prices or the devaluation of the currency of the country which has introduced the new tariff, the effects of such change or such revision would be a matter for consultation between the acceding country and the other participating countries, acting jointly, in order to determine first, the change, if any, in the incidence of the duties of the country concerned, and secondly, whether the change affords a reasonable basis for a reciprocal and mutually advantageous conclusion of the negotiations. Moreover, except in special circumstances, any general revision in tariff nomenclature or rates of duty shall not be considered a satisfactory basis for negotiations unless it has been promulgated prior to 28 September, 1950.

IV. Timetable for the Negotiations

1. At the earliest possible date and in no case later than 22 November, 1949, each participating government will send to each other participating government and to the Secretariat, three copies of its current customs tariff, details of other import charges or taxes and one copy (if possible, three) of its annual import trade statistics for postwar years.
In addition, it is requested that every effort should be made to supply average import statistics for 1936 to 1938, or, if this is not possible, statistics for 1936, 1937 and 1938, or if neither of these is possible, statistics for the most representative pre-war year. Governments which participated in the Geneva and/or Annecy negotiations will not be expected to supply copies to governments to which they were supplied on those previous occasions, but they will be expected to supply details of subsequent tariff changes and copies of any more recent trade statistics that may be available. In cases where transmission by surface post will occupy more than one week, the documents should be despatched by air mail. Each participating government will advise the other participating governments and the Secretariat, by telegram, the particulars of the documents despatched and the date and method of despatch.

2. Not later than 15 January, 1950 each participating government will transmit, by the most expeditious means available, to each other participating government, with which it wishes to negotiate, a list of the products on which it intends to request concessions. In order to facilitate preparations for the negotiations it is important that this date be adhered to. The United States Government is required by its statutory procedure to give public notice of all items in its tariff which are are to be the subject of negotiations, and therefore it will not be possible for that government to enter into negotiations on any products which are not included in these first lists. A similar situation may exist for certain other governments and therefore items not included in these lists may be excluded from the negotiations. Sixty copies of these lists will be sent simultaneously to the Secretariat for distribution to the other participating governments.

3. Not later than 15 June, 1950, each government will transmit to each other participating government a final list of the tariff and other concessions which it requests from that government. Sixty copies of these lists will be sent simultaneously to the Secretariat for distribution to the other participating governments. It is strongly recommended to all those countries which are able to do so to send their lists as long as possible in advance of the date stipulated.
4. On 28 September, 1950 - that is, on the first day of the meeting in Geneva - each government should be ready to make known the concessions it is prepared to offer to each government from which a request for concessions was received. These offers should include an indication of the existing and of the proposed rate of duty on each item. When the offers have been exchanged, negotiations between pairs of delegations will begin.

5. It will be understood that any two participating governments may arrange between themselves to conduct bilateral talks in advance of the multilateral negotiations in Geneva. In that event the exchange of requests and offers may be arranged to take place at earlier dates than those stipulated above. In the event that bilateral talks should be successfully concluded prior to 28 September, 1950 the results will be reported at the opening of the Geneva meeting.

V. Procedures at Geneva

In accordance with the successful procedure adopted at Geneva in 1947 and at Annecy in 1949, a "Tariff Negotiations Working Party" will be established at the opening of the conference. This Working Party will be responsible for ascertaining the progress of the negotiations and will make recommendations on questions of procedure and other matters connected with the conduct and the conclusion of the negotiations. In addition, arrangements will be made to prevent the disclosure of confidential material.

Each participating government will prepare for distribution through the Secretariat a consolidated list of the concessions it has granted and a supplementary list showing the country with which each concession was initially negotiated. When all the negotiations are completed the accession of governments, not previously contracting parties, will be effected by appropriate instruments. The concessions granted will thereby be incorporated in the Agreement.