CONTRACTING PARTIES
Sixth Session

REPORT ON IMPORT RESTRICTIONS APPLIED
UNDER ARTICLE XII

Corrigendum

REVISION OF CHAPTER 1. INTRODUCTION

Page 4, lines 12-20

This paragraph should be replaced by the following:

"Twenty of the contracting parties have stated that they are resorting to the provisions of Article XII and are employing quantitative import restrictions to redress their balance of payments; these are: Australia, Brazil, Ceylon, Chile, Czechoslovakia, Denmark, Finland, France, Greece, India, Indonesia, Italy, Netherlands, New Zealand, Norway, Pakistan, Southern Rhodesia, Sweden, Union of South Africa, and the United Kingdom. The Governments of Austria, Germany and Turkey became contracting parties during October 1951 and have stated that they are also applying restrictions for balance-of-payment reasons; the Government of the Philippines, which does not expect to accede to the Agreement until early in 1952, has made a similar statement. Eight contracting parties, namely Belgium, Canada, Cuba, Dominican Republic, Haiti, Luxemburg, Peru and the United States, have stated that they are not taking action under these provisions."

The following to replace the footnote on page 4:

"The Governments of Burma, Liberia and Nicaragua have not informed the Contracting Parties of their position in relation to action under Article XII."