GENERAL AGREEMENT ON
TARIFFS AND TRADE

CONTRACTING PARTIES
Sixth Session

CONSOLIDATED TEXT OF THE GENEVA, ANNECY AND TORQUAY SCHEDULES

(earlier reports on the distribution of several
texts appeared in CP/95/Adds. 2 and 3)

According to advices received by the Secretariat by 14 September, draft consolidated texts in the authentic languages have been circulated to contracting parties and acceding governments by the following governments:

Australia  India
Austria  Indonesia
Benelux  Italy
Ceylon  New Zealand
Czechoslovakia  Norway
Denmark  Pakistan
Dominican Republic  Southern Rhodesia
Finland  Sweden
France  Union of South Africa
Germany  United Kingdom
Haiti

Benelux, Southern Rhodesia and Germany have also provided translations of their schedules.

In addition, the Secretariat has been advised that the consolidated schedules of Brazil, Greece and the United States are being prepared and will be ready in the near future.

Consolidated schedules have not been received, nor any information as to when they might be ready, from:

Canada  Cuba
Chile  Uruguay

Governments are reminded that the unauthentic texts of their consolidated schedules should be ready during the course of the Sixth Session. The Secretariat will be glad to arrange for the Brussels Bureau to lend any assistance required

* The Secretariat has received no information concerning the Canadian consolidated list. It has however received a copy of a letter from the French Government to the Canadian Government suggesting a correction in the consolidated schedule. Presumably therefore the schedule has been circulated to contracting parties.
Corrections have been suggested to the consolidated schedules of Australia, Austria, Benelux (English and French), Canada (English and French), Ceylon, Czechoslovakia (English and French), Finland, France, Germany, Indonesia, Italy, Norway, Pakistan, Southern Rhodesia and the Union of South Africa. The Governments suggesting the corrections have communicated their views directly to the countries concerned. Document GATT/CP/95 provides that any remarks, corrections or objections should be considered by a working party at the beginning of the Sixth Session.