Failing approval by a number of contracting parties, it was not possible at the seventeenth session for the CONTRACTING PARTIES to make the appropriate certification of the rectifications and modifications of Schedules which had been submitted by contracting parties and which were listed in L/1324. Since then a number of contracting parties indicated that they had completed the examination of the submissions and gave their approval.

It is hoped that all points have now been cleared and that the CONTRACTING PARTIES will therefore be able to make the certification (see draft decision annexed to L/1324). If, however, any contracting party has not yet been able to clear all doubts on any submission, it should use the annexed questionnaire (Annex B), indicating the submissions which it is not yet in a position to approve. At the same time the delegation concerned should be approached without delay. Contracting parties which by 28 April have not returned the questionnaire will be considered as having approved all submissions.

The attention of delegations is called to the rectifications submitted by the Government of India and contained in Annex A hereto. In view of the character of these rectifications, governments may be able to accept them in time for their incorporation in the certification.
ANNEX A

SCHEDULE XII - INDIA

Explanatory notes on the proposed rectifications

The rectifications proposed in respect of tariff items, other than item Ex 39(1), have become necessary due to the conversion of the weights and measures given in the Indian Customs Tariff into metric units under the Customs Duties and Cesses (Conversion to Metric Units) Act, 1960. Adjustment of the rates of duties on the new basis have been made to the nearest Naya paisa (the smallest unit of Indian currency) and do not, therefore, involve any material change in the incidence of duty.

The rectification in respect of tariff item Ex 39(1) has been proposed as a result of a change in the classification of "rubber tyres with metallic framework" under the Indian Customs Tariff.
GENEVA (1947) SCHEDULES

SCHEDULE XII - INDIA

Part I - Most-favoured-nation tariff

Item 8(1)

The rate of duty shown against the entry shall read:

"Rs. 1.97 per quintal."

Item 15(5)

The rate of duty shown against the entry shall read:

"Rs.15.75 per quintal."

Item 22(5)(a)(i)

The rate of duty shown against the entry shall read:

"Rs.16.06 per litre or 45 per cent ad valorem whichever is higher."

Item 22(5)(a)(ii)

The rate of duty shown against the entry shall read:

"Rs.12.15 per litre of the strength of London proof or 45 per cent ad valorem, whichever is higher."

Item 22(5)(c)

The rate of duty shown against the entry shall read:

"Rs.13.20 per litre or 25 per cent ad valorem, whichever is higher, plus one fourth of the total duty."

Item 22(5)(d)

The rate of duty shown against the entry shall read:

"Rs.12.15 per litre of the strength of London proof or 45 per cent ad valorem, whichever is higher."

Items 22(5)(a), (c) and (d)

Proviso (a) shall be deleted.
Sub-paragraph (b) of the Note under the item shall read:

"(b) the preferential rate applicable to such products of Burmese origin, by more than the difference between Rs. 16.53 per kg. and 10 per cent ad valorem."

Replace this item by the following:

30(2)(cc) ultramarine blue.

(i) in packing of 453 grs. or over. 30 per cent ad valorem, or Rs. 16.70 per quintal, whichever is higher.

(ii) in packing of 226 grs. and over but less than 453 grs. 30 per cent ad valorem, or Rs. 22.10 per quintal, whichever is higher.

(iii) in packing of 113 grs. and over but less than 226 grs. 30 per cent ad valorem, or Rs. 33.46 per quintal, whichever is higher.

(iv) in packing of less than 113 grs. 30 per cent ad valorem, or Rs. 47.20 per quintal, whichever is higher.

The item number in column 1 shall read:

"Ex. 39(2) and Ex. 39(3)."
ANNEX B

TO: GATT Secretariat
FROM: Delegation of ___________
SUBJECT: 1960 Certification of Rectifications and Modifications

With reference to document L/1324/Add.2 the delegation of ___________
is not yet in a position to give its approval to the lists of rectifications
and modifications marked "x" hereunder:

| Schedule II - Benelux                      |                      |
| (Section A - Metropolitan Territories)    | (Spec(60)103)        |
| Schedule II - Benelux                      |                      |
| (Section E - Surinam)                     | (Spec(60)73)         |
| Schedule V - Canada                       |                      |
| (Spec(60)19 and Add.1)                    |                      |
| Schedule XII - India                      |                      |
| (L/1324/Add.2)                            |                      |
| Schedule XIV - Norway                     |                      |
| (MGT(60)44)                               |                      |
| Schedule XVIII - Union of South Africa    |                      |
| (Spec(60)134)                             |                      |
| Schedule XIX - United Kingdom             |                      |
| (Spec(60)75)                              |                      |
| Schedule XXIV - Finland                   |                      |
| (Spec(60)168)                             |                      |
| Schedule XXX - Sweden                     |                      |
| (Spec(60)74)                              |                      |
| Schedule XXXIII - Federal Republic of Germany |              |
| (Spec(60)303)                             |                      |