The following notification has been received from the Government of Canada:

"Your Airgram 224 of 10 March 1961 referred to the revised procedures agreed by the GATT Council in February with respect to the notification by contracting parties of import restrictions, and invited contracting parties to submit notifications with respect to the following:

(i) those import restrictions which, in the judgment of the notifying government, are inconsistent with the provisions of the General Agreement and in respect of which no authorization has been obtained from the CONTRACTING PARTIES;

(ii) import restrictions which are as described in (i) but the maintenance of which, in the judgment of the notifying government, is permitted under the terms on which that government is applying provisionally the General Agreement.

"Prior to the revision of the notification procedures by the Council in February, and in response to your Airgram 211 of 4 October 1960, a Canadian notification had been submitted dated 17 November 1960, listing a number of restrictions which could conceivably be considered as falling within the scope of (i) above. There are certain other restrictions maintained by Canada which would appear to fall within the scope of (ii) above. These restrictions, which prohibit or limit the importation of the products listed below, were in effect before the entry into force for Canada of the General Agreement and hence are regarded as permitted under the terms on which Canada is applying the General Agreement:

a) Restrictions referred to in Schedule "c" of the Canadian Customs Tariff:

Item 1204 - Oleomargarine, butterine or other similar substitutes for butter, and processed butter or renovated butter.
Item 1215 - Used or second-hand automobiles and motor vehicles of all kinds, manufactured prior to the calendar year in which importation into Canada is sought to be made. This item does not affect in any manner automobiles and motor vehicles,
(a) imported under tariff items 702, 705a, 706, 707 or 708, or under tourists' or travellers' vehicle permits;
(b) imported by a bona fide settler on a first arrival but not entitled to entry free of duty under tariff item 705a;
(c) bona fide purchased on or before the first day of June 1931, by consumers for their own use and not for resale;
(d) forfeited or confiscated for any offence under the customs laws, or the laws of any province of Canada;
(e) left by bequest;
(f) exempted from the provisions of this item by a regulation of the Governor-in-Council in any particular case or class of cases.

Item 1216 - Used or second-hand aeroplanes and aircraft of all kinds. This item does not affect in any manner aeroplanes and aircraft,
(a) imported under tariff items 707, or 708, or engaged solely in international traffic, or brought in by non-resident tourists for temporary use under permit issued by the Department of National Revenue;
(b) bona fide purchased on or before the 22 March, 1933, by consumers for their own use and not for resale;
(c) forfeited or confiscated for any offence under the customs laws, the Air Regulations or the laws of any province of Canada;
(d) imported by the Department of National Defence for military purposes;
(e) exempted from the provisions of this item by a regulation of the Governor-in-Council in any particular case or class of cases.

Item 1218 - Used or second-hand periodical publications. This item does not affect in any manner periodical publications,
(a) sent, gratis to Canada for charitable purposes;
(b) sent to persons in Canada as casual donations by friends abroad;
(c) imported for personal or for institutional use, and not for resale;
(d) imported by or for paper mills for use as stock in the manufacture of paper.

b) Restrictions maintained under the Canadian Wheat Board Act and Regulations:
Wheat, wheat flour and wheat starch; Oats, oats ground, crimped, crushed or rolled, or oatmeal; Barley, barley ground or crimped, barley meal and barley flour.