Since the consolidated list of questions, relating to the Agreement associating Greece with the EEC, was compiled and transmitted to the governments concerned, further questions have been received by the secretariat. Accordingly the following should be added to the questions contained in document L/1715:

Article 10

Question 6 bis

What is meant by "any losses which may ensue"? Would it be possible to indicate, in general, what losses might render it necessary for the Association Council to "recommend suitable measures for avoiding any losses"?

Question 7 bis

What criteria would be followed for removing goods from this list and submitting them to the régime envisaged in Chapters I and II of Part II of the Agreement?

Article 20

Question 22 of L/1715 should be replaced by the following:

Question 22

Information is desired as to the "duties actually applied by Greece as from the entry into force of the Agreement". Will these duties form the basis for the examination of the Agreement according to GATT Article XXIV:5(a)?
Article 21

Question 32 bis

Which are the bilateral agreements referred to in this Article? Which are the commodities affected by these bilateral agreements, and what special provisions have been made for them?

Article 26

Question 37 bis

Under what Article of GATT will the Greek Government justify the discrimination in favour of member States of the EEC which would arise if the global quotas referred to in paragraph 2 were not open to all contracting parties?

Question 37 ter

Will the quotas mentioned in paragraph 2 be open to all contracting parties when there is an improvement in the Greek balance-of-payments position resulting from the implementation of Protocol 19?

Question 37 quater

Under what Article of GATT will the Greek Government justify the non-liberalization of products referred to in paragraph 2?

Articles 35 - 38

Question 46 of L/1715 should be replaced by the following:

Question 46

Does the first paragraph of Article 35, together with Articles 36, 37 and 38 mean that Greece must declare its readiness to harmonize its policies before the rules for elimination of customs duties and restrictions on trade between the Community and Greece and for the introduction by Greece of the common customs tariff can be applied to items listed in Annex II but not in Annex III?

Question 46 bis

What would be the situation by the end of the transitional period specified in Article 15 with respect to the application of the common tariff and the elimination of duties and other restrictive regulations of commerce between the Community and Greece for:

(a) Items listed in Annex III on which agricultural policies of Greece and the Community had been harmonized?
(b) Items listed in Annex III on which agricultural policies of Greece and the Community had not been harmonized?

(c) Items listed in Annex II but not in Annex III on which agricultural policies of the Community and Greece had been harmonized?

(d) Items listed in Annex II but not in Annex III on which agricultural policies of the Community and Greece had not been harmonized?

Article 41

Question 52 bis

How would the provisions of paragraph 1 be reconciled with Article XI of the GATT?

Article 63

Question 64 in L/1715 should be replaced by the following:

Question 64

Are the provisions of this Article intended to require the specified treatment of exchange restrictions on transactions between member States of the Community and Greece even in circumstances in which this treatment may not be extended to other members of the IMF?

PROTOCOL 6 - SPECIAL TREATMENT TO BE APPLIED IN TRADE WITH GREECE

Question 71 bis

Paragraph 3 of Article 14 provides for a reduction of 10 per cent of the duties in force between the contracting parties to the Agreement with effect from the date of entry into force of the Agreement. On that date, according to this Protocol, member States of the EEC will reduce by 30 per cent their duties on imports from Greece. Is it intended that the 10 per cent reduction will be included in the 30 per cent reduction provided for in the Protocol, or additional to it?

PROTOCOL 17 - IMPORTS OF RAISINS

Question 86 bis

Internal customs duties on raisins are to be abolished, and the common customs tariff is to be in effect within six years from the date of entry into force of the Agreement. Is the transitional period for raisins therefore six years, or twelve years as implied in Protocol 10?