At its meeting on 2 February 1971 the Council considered the report of the Working Party on Trade with Poland which had carried out the negotiations as provided for in paragraph 2 of Schedule LXV - Poland. The Council approved the text of the modification of the Polish Schedule, proposed by the Working Party (document L/3475, paragraph 54), and decided to recommend its adoption by the CONTRACTING PARTIES. The modification of Schedule LXV - Poland was adopted by postal ballot on 5 February 1971.

If no objections are notified to the secretariat within sixty days from the date of this document, the text of the modified Schedule LXV - Poland, as attached hereto, will be considered to have been approved and will be incorporated in the Second Certification of Changes to Schedules.
The following text shall replace the text of Schedule LXV - Poland as annexed to the Protocol for the Accession of Poland to the General Agreement on Tariffs and Trade, dated 30 June 1967:

1. Subject to paragraph 4 below, Poland shall undertake to increase the total value of its imports from the territories of contracting parties by 7 per cent per annum aggregated and compounded over multi-year commitment periods, that is:

(a) in the two-year period 1971-1972, Poland shall undertake to import a total of not less than 221.5 per cent of the value of its total imports from those sources in the year 1970;

(b) in the three-year period 1973-1975 and in each succeeding three-year period, Poland shall undertake to import a total of not less than 344 per cent of a base defined as the hypothetical value of imports in the last year of the preceding period that would have resulted had the actual increase of imports over the preceding period's base been distributed among the individual years at a constant compound rate of growth. Should the rate thus obtained be lower than 7 per cent, however, the rate used for this calculation shall be 7 per cent.

2. Should Poland's imports in any period fall short of its commitment, the import commitment in the succeeding period shall be increased by the amount of the shortfall.

3. The value of imports in any but the last year of a commitment period shall be not less than 103.5 per cent of the base for that period.

4. On 1 January 1973 and thereafter on the date specified in paragraph 1 of Article XXVIII of the General Agreement Poland may, by negotiation and agreement with the CONTRACTING PARTIES, modify its commitments under paragraph 1-3 above. Should this negotiation not lead to agreement between Poland and the CONTRACTING PARTIES, Poland shall, nevertheless, be free to modify these commitments. Contracting parties shall then be free to modify equivalent commitments.