At the Twenty-fifth session the CONTRACTING PARTIES adopted a Decision (BISD, 16th Supplement, page 16) by which they established a procedure for certifying changes in the authentic texts of Schedules which record rectifications of a purely formal character or modifications resulting from action taken under various provisions of the General Agreement. In accordance with paragraph 3 of the Decision, there is circulated herewith the text of a draft of the Third Certification.

It is proposed that this Third Certification under the Decision of 19 November 1968 should record the rectifications and the modifications which were drawn up and circulated to contracting parties for approval as set out in the following documents:

(i) Rectification to a Schedule annexed to the Geneva (1967) Protocol:

Schedule XXXVII - Turkey

(ii) Consolidation of Schedules:

Schedule XIII - New Zealand

Schedule XXIV - Finland

Schedule XXX - Sweden

(iii) Schedule established under Article XXVI:5(c):

Schedule LXXIII - Singapore

L/4030

L/3313, L/3551 & addenda 1, 2

L/3520 & addendum, L/3990

L/3829

L/3915
Although the contents of the documents listed above have already been approved, two copies of the complete set of submissions are being sent separately to each contracting party.

Subject to no objection being raised by a contracting party within ninety\(^1\) days, that is before 23 October 1974, on the ground that the draft does not correctly reflect modifications which have entered into force in accordance with the provisions of Article XXVIII or that the rectifications are not of a purely formal character, the attached draft (to which will be annexed the Schedules circulated separately) will become on that day the Third Certification under paragraph 3 of the Decision of 19 November 1968.

---

\(^1\) The period has been extended from sixty to ninety days in conformity with the agreement by the CONTRACTING PARTIES on the examination of Certifications under holiday periods (see SR.25/7, page 111).
THIRD CERTIFICATION OF CHANGES TO SCHEDULES
TO THE GENERAL AGREEMENT ON TARIFFS AND TRADE

WHEREAS the CONTRACTING PARTIES adopted, on 19 November 1968, a Decision on Procedures for Modification and Rectification of Schedules (hereinafter referred to as "the Decision");

WHEREAS it is desired:

(i) to rectify an error in the authentic text of Schedule XXXVII - Turkey annexed to the General Agreement;

(ii) to establish consolidated Schedules of New Zealand, Finland and Sweden in conformity with paragraph 5 of the Decision; and

(iii) to establish a Schedule for Singapore pursuant to its succession in respect of the General Agreement in accordance with the provisions of Article XXVI:5(c); and

WHEREAS the procedure of paragraph 3 of the Decision has been complied with in respect of the changes set out in the Annexes hereto;

IT IS HEREBY CERTIFIED:

(i) that the authentic text of Schedule XXXVII - Turkey to the General Agreement is changed to reflect the rectification of a purely formal character set out in Annex A;

(ii) that Schedule XIII - New Zealand, Schedule XXIV - Finland and Schedule XXX - Sweden, in Annex B, are established in conformity with paragraph 5 of the Decision and that, in each case in which Article II of the General Agreement refers to the date of the Agreement, the applicable date in respect of any concession contained in these Schedules shall be the date of the instrument by which the concession was first incorporated in the relevant Schedule to the General Agreement; and

(iii) that Schedule LXXIII - Singapore, in Annex C, is established in conformity with paragraph 5 of the Decision.

This Certification shall be registered in accordance with the provisions of Article 102 of the Charter of the United Nations. It shall be deposited with the Director-General to the CONTRACTING PARTIES, who shall promptly furnish a certified true copy to each contracting party to the General Agreement.
Done at Geneva this twenty-third day of October, one thousand nine hundred and seventy-four, in a single copy in the English and French languages, both texts being authentic except as otherwise specified with respect to the Schedules annexed.