The following Protocols, Agreements and Arrangements have been accepted by the Governments listed on the dates and with the conditions or declarations specified.

A. Geneva (1979) Protocol to the General Agreement on Tariffs and Trade

- Argentina
  - Ratification: 11 July 1979
- Austria (subject to ratification)
  - Ratification: 17 October 1979
- Belgium (subject to ratification)
  - Ratification: 28 December 1979
- Canada (subject to ratification)
  - Ratification: 17 December 1979
- Czechoslovakia
- Denmark (subject to ratification)
  - Ratification with regard to the products subject to the régime of the European Coal and Steel Community and except as regards its application to the Faroe Islands: 17 December 1979
- European Economic Community
  - Acceptance: 13 July 1979
- Finland (subject to ratification)
  - Ratification: 17 December 1979
- France

1 This document consolidates the information contained in documents L/5808 and Adds.1-14. A tabular presentation is shown in the Annex.
- Germany, Fed. Rep. (subject to ratification)
  Ratification
  The Geneva (1979) Protocol to the General
  Agreement on Tariffs and Trade shall also
  apply to Berlin (West) with effect from the
  date on which it enters into force for the
  Federal Republic of Germany

- Hungary

- Iceland (subject to ratification)
  Ratification

- Ireland

- Israel (subject to ratification)

- Italy

- Jamaica

- Japan (subject to acceptance)
  Acceptance
  The acceptance was accompanied by the
  following declaration: The Government of
  Japan has determined that 26 April 1980
  shall be the date upon which the initial
  reduction of the rates shall be implemented
  pursuant to the provisions of paragraph 2(b)
  of the said Schedule.

- Luxembourg

- Netherlands
  The acceptance shall apply to the Kingdom
  in Europe only. However, the Government
  of the Kingdom of the Netherlands reserves
  the right to extend the acceptance of the
  Protocol by written notification to the
  Netherlands Antilles at a later date.
  Acceptance - in respect of the
  Netherlands Antilles

- New Zealand

- Norway (subject to ratification)
  Ratification

- Poland

- Romania

- South Africa

- Spain (subject to ratification)
  Ratification

- Sweden (subject to ratification)
  Ratification

- Switzerland (subject to ratification)
  Ratification

- United Kingdom (subject to approval)
  Approval

- United States (subject to enactment of the
  Trade Agreements Act of 1979)
  Acceptance

- Yugoslavia (subject to approval)
  Approval

17 December 1979
7 November 1980
17 December 1979
18 September 1979
15 April 1980
17 December 1979
22 November 1979
17 December 1979
12 December 1979
27 July 1979
25 April 1980
17 December 1979
17 December 1979
17 December 1979
27 March 1980
17 December 1979
11 July 1979
28 December 1979
3 June 1981
25 June 1980
18 December 1979
9 May 1980
19 June 1981
11 July 1979
20 December 1979
12 July 1979
17 December 1979
17 December 1979
19 February 1980
11 July 1979
20 December 1979
19 March 1980
2 June 1981
- Suisse (sous réserve de ratification)
  Ratification
- Tchécoslovaquie
- Yougoslavie (sous réserve d'approbation)
  Approbation

B. Protocole additionnel au Protocole de Genève (1979) annexé à l'Accord général sur les tarifs douaniers et le commerce

- Australie
- Belgique
- Brésil (ad referendum)
  Ratification
- Canada (sous réserve d'acceptation)
  Acceptation
- Chili (ad referendum)
  Ratification
- Communauté économique européenne
- Corée, Rép. de
- Côte d'Ivoire (sous réserve de ratification)
  Acceptation
- Égypte (sous réserve de ratification)
  Ratification
- Espagne (sous réserve de ratification)
  Ratification
- Haïti
- Inde (sous réserve des procédures constitutionnelles)
  Acceptation
- Indonésie
- Israël (sous réserve de ratification)
  Ratification
- Malaisie
- Pakistan
- Pérou
- République dominicaine
- Singapour (sous réserve de ratification)
  Ratification
- Uruguay
- Zaïre (sous réserve de ratification)
  Ratification

C. Accord relatif aux obstacles techniques au commerce

- Allemagne, Rép. féd. ¹
  L'Accord relatif aux obstacles techniques au commerce s'appliquera également à Berlin (Ouest), avec effet à la date à

¹Voir note 2 au bas de la page 7.
The acceptance was accompanied by the following declaration concerning the declaration to the Agreement made by the Federal Republic of Germany on 17 December 1979:

In connection with the Declaration of the Government of the Federal Republic of Germany concerning the expansion of this Agreement on West Berlin, the Czechoslovak Government declares that it takes cognizance of it only to such a degree and to such an extent as compatible with the Quadripartite Agreement of 3 September 1971.  

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1 Communication received on 28 February 1983 from the Mission of the United Kingdom on behalf of the Governments of France, United Kingdom and United States:

On behalf of the Governments of France, the United States of America and the United Kingdom of Great Britain and Northern Ireland, I have the honour to refer to the communication of 15 November 1982 of the Government of Czechoslovakia concerning the extension of the Agreement on Technical Barriers to Trade done at Geneva on 12 April 1979 to the Western Sectors of Berlin (notification GLI/270 of 22 November 1982).

With regard to the communication referred to above, the three Governments reaffirm that States which are not parties to the Quadripartite Agreement are not competent to comment authoritatively on its provisions.

The three Governments do not consider it necessary, nor do they intend to respond to any further communication on this subject from States which are not parties to the Quadripartite Agreement. This should not be taken to imply any change of the position of the three Governments in this matter.

2 Communication received on 2 March 1983 from the Permanent Mission of the Federal Republic of Germany:

I have the honour to refer to the communication of 15 November 1982 of the Government of Czechoslovakia concerning the extension of the Agreement on Technical Barriers to Trade done at Geneva on 12 April 1979 to Berlin (West) – (notification GLI/270 of 22 November 1982).

In this connection I have the honour to refer to the letter of 24 February 1983 sent to you by the United Kingdom Mission, Geneva, on behalf of the Governments of France, the United Kingdom and the United States and to state that the Government of the Federal Republic of Germany supports the position set forth in this letter.

The Government of the Federal Republic of Germany wishes to point out that the absence of a response to further communications of a similar nature should not be taken to imply any change of its position in this matter.
- Denmark (subject to ratification)
  Ratification, except as regards its
  application to the Faroe Islands
  17 December 1979
  21 December 1979
- Egypt (subject to ratification)
  Ratification
  28 December 1981
- European Economic Community
- Finland (subject to ratification)
  Ratification
  17 December 1979
  13 March 1980
- France
  The Agreement on Technical Barriers to Trade
  shall also apply to Berlin (West) with effect
  from the date on which it enters into force
  for the Federal Republic of Germany, provided
  that the Government of the Federal Republic of
  Germany does not make a contrary declaration
  to the GATT secretariat within three months of
  the date of entry into force of the Agreement.
  2 February 1981
- Greece (subject to ratification)
- Hong Kong
- Hungary
  The acceptance was accompanied by the
  following declaration concerning the
  declaration to the Agreement made by the
  Federal Republic of Germany on 17 December 1979:
  This Agreement deals exclusively with technical
  barriers to trade. Nothing in this Agreement
  affects and can affect the Quadripartite
  Agreement of 3 September 1971.
  23 April 1986
- India
- Ireland
- Italy
- Japan (subject to completion of constitutional
  procedures)
  Acceptance
  25 April 1980
- Korea, Rep. of
- Luxembourg
- Mexico (subject to ratification)
  The acceptance was accompanied by the
  following communication:

  The Government of Mexico considers that
  national legislation relating to technical
  regulations, standards and certification systems,
  specifically the General Law Concerning Standards
  and Weights and Measures, the Law Concerning Animal
  and Plant Health and the General Law Concerning
  Health, published in the Diario Oficial de la
  Federación (Official Journal) on 7 April 1961,

  1 See footnote 1 on page 4
  2 See footnote 2 on page 4
13 December 1974 and 7 January 1986, respectively, are in keeping with the provisions of the Standards Code.

The Government of Mexico considers that Mexico is a developing country within the meaning of Article 12 of the Standards Code, and that consequently the provisions of that Article are fully applicable to Mexico.

I reiterate the Mexican Government's firm intention to observe scrupulously the undertakings stemming from the Agreement which we have accepted; nevertheless, in the event that difficulties should arise in the future, my country's Government trusts that we may turn to the governments of the contracting parties and to the GATT secretariat itself to receive not only due understanding but also the technical and other support, co-operation and assistance to enable Mexico fully to observe the undertakings into which we have entered today.

- Netherlands (subject to approval) 17 December 1979
  The Kingdom of the Netherlands shall, in respect of the Kingdom in Europe only, apply the Agreement provisionally as from the date on which it will enter into force.

  The Netherlands Antilles will apply the said Agreement provisionally so that from now on the Agreement will be applied provisionally by the Kingdom as a whole.

Approval
- New Zealand 17 June 1981
- Norway (subject to acceptance) 17 December 1979
  Acceptance 17 December 1979
- Pakistan 28 December 1979
- Philippines 21 May 1981
- Portugal 13 February 1981
- Romania 14 October 1985
- Rwanda (subject to ratification) 27 October 1980
- Singapore 22 January 1982
- Spain (subject to ratification) 3 June 1980
  Ratification 9 May 1980
- Sweden (subject to ratification) 19 June 1981
  Ratification 17 December 1979
- Switzerland 20 December 1979
- Tunisia 17 December 1979
  17 February 1981
- United Kingdom \(^1\) (subject to approval, in respect of its metropolitan territory) Approval 17 December 1979

In respect of the territories for which it has international responsibility except for: Antigua, Bermuda, Brunei, Cayman Islands, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus, Virgin Islands

Since Hong Kong has been particularly closely associated with the working of the GATT, it may be useful to mention in particular that among the territories to which the Agreement thus applies is Hong Kong.

- United States 17 December 1979
- Yugoslavia (subject to approval) Ratification 16 September 1980

D. Agreement on Government Procurement

- Austria (subject to ratification) Ratification 17 December 1979
- Canada 24 August 1981
- European Economic Community \(^2\) 30 December 1980
- Finland (subject to ratification) Ratification 22 December 1980
- Hong Kong 17 December 1979
- Israel 24 October 1980
- Japan (subject to completion of constitutional procedures) Acceptance 23 April 1986
- Norway (subject to acceptance) Acceptance 30 May 1983
- Singapore 17 December 1979
- Sweden (subject to ratification) Ratification 17 December 1980

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\(^1\) See footnote 1 on page 4

\(^2\) On 17 December 1979 the European Economic Community accepted the Agreement, subject to satisfactory completion of negotiations on entity coverage.
In respect of the territories for which it has international responsibility except for:
Antigua, Bermuda, Brunei, Cayman Islands, the Isle of Man, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus, Virgin Islands.

Since Hong Kong has been particularly closely associated with the working of the GATT, it may be useful to mention in particular that among the territories to which the Agreement thus applies is Hong Kong.

- United States

- United Kingdom

E. Agreement on Interpretation and Application of Articles VI, XVI and XXIII of the General Agreement on Tariffs and Trade

- Australia

The acceptance was accompanied by the following communication:

It is a matter of regret to the Government of Australia that participants in the MTN were unable to develop more effective disciplines on the use of agricultural export subsidies. The Agreement on the Interpretation and Application of Articles VI, XVI and XXIII of the GATT is heavily imbalanced as between its provisions relating to agricultural and to industrial products.

Notwithstanding the disappointing result, the Government of Australia has decided to accept the Agreement on the expectation that within a reasonable time GATT contracting parties will develop disciplines relating to agricultural export subsidies which are substantially equivalent to those adopted in respect of export subsidies on products other than certain primary products (as defined in the Agreement).

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1 On 17 December 1979 Switzerland accepted the Agreement, without prejudice to acceptance of lists not yet approved.

2 On 17 December 1979 the United States accepted the Agreement, subject to satisfactory completion of negotiations on entity coverage under the Agreement.
In respect of Australian measures which may exist within the purview of the illustrative list at the time of acceptance by the Government of Australia of the Agreement, and where major practical difficulties stand in the way of the Government of Australia bringing such measures promptly into conformity with the Agreement, the Government of Australia will, without prejudice to the rights of other signatories under the General Agreement or this Agreement, examine methods of bringing these measures into conformity within a reasonable time.

In any event the Government of Australia will be reviewing its position in relation to the Agreement in the light of experience.

- Austria (subject to ratification)
  Ratification
- Brazil
- Canada
- Chile (ad referendum)
  Ratification
- Egypt (subject to ratification)
  Ratification
- European Economic Community
- Finland (subject to ratification)
  Ratification
- Hong Kong
- India
- Indonesia

The acceptance was accompanied by the following declaration:

The Government of the Republic of Indonesia recognizes that it is desirable to restrict export subsidies. Therefore, the Government of the Republic of Indonesia is committed to reduce or eliminate export subsidies on products other than certain primary products, whenever the use of such subsidies is inconsistent with its competitive or development needs. Accordingly, the Government of the Republic of Indonesia has decided to eliminate the Sertifikat Ekspor Program by 1 April 1986. The Government of the Republic of Indonesia
had decided to ensure, no later than 1 April 1990, that the interest rate for short-term export financing is consistent with the first paragraph of item (k) of the illustrative list of export subsidies and to immediately eliminate any export subsidy element in duty remission or exemptions for non-physically-incorporated inputs imported into export processing zones.

The Government of the Republic of Indonesia will not maintain any programme inconsistent with the provisions of the GATT Code on Subsidies. Furthermore, as from the date of Indonesia's accession to the Code, the Government of the Republic of Indonesia will not maintain any other programme, nor institute any new programme, that is an export subsidy as enumerated in the illustrative list annexed to the Code.

In light of the above, the Government of the Republic of Indonesia understands that it will not be subject to the review procedures mentioned in paragraph 8 of Article 14 of the Code until 1 April 1990.

- Israel

The acceptance was accompanied by the following declaration:

Pursuant to Article 14(5) of the Agreement on Interpretation and Application of Articles VI, XVI and XXIII of the GATT (the Subsidies Code), the Government of Israel, on acceding to the Subsidies Code commits itself as follows:

I. With regard to exports of products other than certain primary products (see note 1), Israel will not institute any new export subsidy programmes, and will not increase the level of subsidization (see note 2) in the following major programmes for encouraging such exports above their level as existed on 11 July 1984:

- programmes for financing exports or processing for exports

(a) export shipment fund
(b) export production fund
Moreover, Israel will eliminate the subsidy elements in these programmes with regard to exports of products other than certain primary products (see note 1) as follows:

- with regard to the export shipment fund and the foreign currency portion of the export production fund, the Government of Israel will continue its current practice of providing no export subsidy elements;

- with regard to local currency financing under the export production fund Israel will freeze the export subsidy element for four years from the date of accession to Subsidies Code at the level as of 11 July 1984, and will eliminate the export subsidy element by six years from the date of accession to the Subsidies Code;

- with regard to the imports for export fund, Israel will freeze the export subsidy element for one year from the date of accession to the Subsidies Code, at the level of 11 July 1984, and will eliminate the export subsidy element by two years from the date of accession to the Subsidies Code;

- with regard to the medium term capital goods export credits or any other officially-sanctioned export financing with a maturity of two years or more, Israel will apply the interest rates provisions of the arrangement on guidelines for officially supported export credits of the Organization for Economic Cooperation and Development for any loans granted on and after the effective date of accession to the Subsidies Code.

3. In light of the above, the Government of Israel understands that it will not be subjected to the review procedures provided in paragraph 8 of Article 14 of the Subsidies Code for the period of its commitment.
4. Whenever special circumstances so require, including balance-of-payments circumstances, Israel will consult with other parties concerning its commitment.

Note 1: "Certain primary products" shall be defined in accordance with footnote 29 to Article 9 of the Subsidies Code.

Note 2: "Level of Subsidization" shall be defined, for the purposes of this commitment, as the percentage point spread between the lending rates for each programme and the rates which the Government of Israel (or special institutions controlled by and/or acting under the authority of the Government of Israel) actually has to pay for the funds so employed (or, if applicable, would have to pay if it borrowed on international capital markets in order to obtain funds of the same maturity and denominated in the same currency as the programme funds).

- Japan (subject to completion of constitutional procedures) 17 December 1979
  Acceptance 25 April 1980
  - Korea, Rep. of 10 June 1980
  - New Zealand 15 September 1981
    The acceptance was accompanied by a reservation (see L/5517, pages 8-9) 1 April 1985
    Withdrawal of reservation (see L/5517/Add.16)
- Norway (subject to acceptance) 17 December 1979
  Acceptance 28 December 1979
- Pakistan 30 April 1980
- Philippines 15 March 1985
  The acceptance was accompanied by the following declaration:
  With regard to export subsidies on products other than certain primary products, the Government of the Philippines will take specific steps to eliminate the export subsidy elements where they exist in programmes provided under the Omnibus Investment Code, and will eliminate the export subsidy element of export packing credits rediscounted through the Central Bank of the Philippines.
As from the date of Philippine accession to the Agreement, the Government of the Philippines will not maintain any other programme, nor institute any new programme, that is an export subsidy as enumerated in the illustrative list annexed to the Agreement.

In the light of the above, the Government of the Philippines understands that it will not be subject to the review procedures mentioned in paragraph 8 of Article 14 of the Code for the period of five years.

- Portugal

The acceptance was accompanied by the following communication:

The Portuguese Government has already begun the process of revising its legislative system and administrative procedures in order to make them consistent with the provisions of the Agreement and with the practices enumerated in the annexes thereto.

Portugal's new fiscal régime which is to be implemented is part of the above-mentioned revision process. It comprises extensive reforms, such as those necessary for the introduction of value-added tax, and a transitional period will be needed for adaptation of laws, regulations and administrative procedures.

During this transitional period the Portuguese Government will not apply any new export incentive programmes not consistent with the Agreement and will refrain from enlarging or intensifying existing schemes that might not be consistent with the Agreement.

In accepting the Agreement, the Portuguese Government reserves its position in regard to application of the provisions
of paragraph 5(a) of Article 19 to the extent that, without prejudice to the rights and obligations of other signatories under the General Agreement or the present Agreement, it will take all necessary measures to ensure, within a reasonable period and not later than 31 December 1985, the conformity of its laws, regulations and administrative procedures with the provisions of the said Agreement.

- Spain
  The acceptance was accompanied by a reservation (see L/5517, page 10)
  Withdrawal of reservation (see L/5517/Add.11)
  - Sweden (subject to ratification)
    Ratification
  - Switzerland
  - Turkey
  - United Kingdom
    In respect of the territories for which it has international responsibility except for:
    Antigua, Bermuda, Brunei, Cayman Islands, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus, Virgin Islands.

Since Hong Kong has been particularly closely associated with the working of the GATT, it may be useful to mention in particular that among the territories to which the Agreement thus applies is Hong Kong.

- United States
- Uruguay
- Yugoslavia (subject to approval)

F. Arrangement on Bovine Meat

- Argentina (subject to ratification)
  Ratification
- Australia
- Austria (subject to ratification)
  Ratification
- Brazil
- Bulgaria
- Canada
- Colombia
- Egypt (subject to ratification)
  Ratification
- European Economic Community 17 December 1979
- Finland (subject to ratification) 17 December 1979
  Ratification 13 March 1980
- Guatemala 4 August 1983
  The acceptance was accompanied by the following declaration:

  Guatemala declares that the relations that can result from the fact of Guatemala's having accepted, by accession, the Arrangement Regarding Bovine Meat can in no way be interpreted as implying recognition of the sovereignty and independence of Belize, declared unilaterally by Great Britain.

- Hungary 17 December 1979
- Japan 17 December 1979
- New Zealand 17 December 1979
- Nigeria 14 March 1986
- Norway (subject to acceptance) 17 December 1979
  Acceptance 28 December 1979
- Paraguay (provisional application) 22 February 1983
- Poland 15 February 1982
- Romania 25 June 1980
- South Africa 18 December 1979
- Sweden (subject to ratification) 17 December 1979
  Ratification 20 December 1979
- Switzerland 17 December 1979
- Tunisia (provisional application) 18 February 1980
  Acceptance 21 October 1980
- United Kingdom, in respect of Belize 17 December 1979
- United States 17 December 1979
- Uruguay 16 June 1980
- Yugoslavia (subject to approval) 16 September 1980
  Ratification 25 March 1982

G. International Dairy Arrangement, 12 April 1979¹

- Argentina (subject to ratification) 17 December 1979
  Ratification 1 October 1982
- Australia 1 February 1980
- Bulgaria 26 December 1979
- Egypt (subject to ratification) 28 December 1981
- European Economic Community 17 December 1979
- Finland (subject to ratification) 13 March 1980
  Ratification

¹United States accepted on 17 December 1979 (L/5517, page 12) and withdrew on 9 January 1985 (L/5517/Add.11). Austria ratified on 28 May 1980 (L/5517, page 12) and withdrew on 9 June 1985 (L/5517/Add.16).
- Hungary 17 December 1979
- Japan 17 December 1979
- New Zealand 17 December 1979
- Norway (subject to acceptance) Acceptance 17 December 1979
- Poland 23 April 1982
- Romania 27 October 1980
- South Africa 18 December 1979
- Sweden (subject to ratification) Ratification 17 December 1979
- Switzerland 18 July 1980
- Uruguay 17 December 1979

H. Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade

- Argentina (subject to ratification) 30 September 1980

The acceptance was accompanied by the following communication:

In connection with Argentina's acceptance, subject to ratification, of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade and the Protocol thereto, I have the honour to advise you that:

(a) In accordance with paragraph 4 of the Protocol to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade, the Government of Argentina makes the following reservation:

The Government of Argentina reserves the right to provide that the relevant provision of Article 4 of the Agreement shall apply only when the customs authorities agree to the request to reverse the order of Articles 5 and 6.

(b) In accordance with paragraph 5 of the Protocol to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade, the Government of Argentina makes the following reservations:

The Government of Argentina reserves the right to provide that Article 5.2 of the Agreement shall be applied in
In accordance with the provisions of the relevant note thereto whether or not the importer so requests.

(c) In accordance with Article 21 of the Agreement on Implementation of Article VII of the General Agreement, the Government of Argentina will delay application of all the provisions of that Agreement until 1 January 1982, and

(d) In accordance with Article 21 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade, the Government of Argentina will delay application of the computed-value method envisaged in Articles 1 and 6 for an additional period of three years as from the date of application of all other provisions by Argentina.

In addition, I have the honour to advise you that the minimum official c.i.f. values still in effect in Argentina would no longer be in existence when Argentina begins to apply the Agreement. Those values would be eliminated or replaced, where necessary, by minimum specific duties.

On 14 August 1981 the following communication was received from the Government of Argentina:

With reference to my letter of 30 September 1980 regarding acceptance by Argentina, subject to ratification, of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade and the Protocol thereto, I have the honour to advise you that, in connection with paragraph (c) of the said letter, and due to unforeseen circumstances, the Government of the Argentine Republic has decided to delay application of the Agreement and the Protocol until 1 January 1986, in pursuance of Article 21:1. This delay will also have the effect of maintaining in force the minimum c.i.f. import values.
Consequently, and in pursuance of Article 21:2 of the Agreement, the Government of the Argentine Republic will delay application of the valuation method described in Article 1:2(b)(iii) and 6 for an additional period of three years as from the date on which Argentina has brought into application all the other provisions of the Agreement.

- Argentina

Ratification

The acceptance was accompanied by the following reservations:

"The Government of the Argentine Republic reserves the right to provide that the relevant provision of Article 4 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade shall apply only when the customs authorities agree to the request to reverse the order of Articles 5 and 6.

"The Government of the Republic of Argentina reserves the right to provide that Article 5.2 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade shall be applied in accordance with the provisions of the relevant note thereto whether or not the importer so requests."

The acceptance was also accompanied by the following declarations:

"In accordance with Article 21 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade, the Government of the Argentine Republic will delay application of all the provisions of that Agreement and those of the Protocol to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade until 1 January 1986.

"In accordance with Article 21 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade, the Government of the Argentine
Republic will delay application of the valuation method described in Articles 1.2 (b)(iii) and 6 for an additional period of three years as from the date of application of all other provisions by the Argentine Republic."

- Australia
- Austria (subject to ratification)
- Botswana

The acceptance was accompanied by the following declaration:

Upon accepting the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade in accordance with Article 22.3 of that Agreement, the Government of Botswana declares that, until any such time that it might become a contracting party to the GATT, it will continue to apply de facto the General Agreement on Tariffs and Trade, and in particular Articles I and VII thereof, in its trade with all the Parties to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade to the extent necessary to ensure that advantages which accrue directly or indirectly under the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade are not nullified or impaired, on the understanding that the Parties to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade will equally apply de facto the General Agreement on Tariffs and Trade in their trade with Botswana.

The Government of Botswana declares its readiness to examine in the Committee on Customs Valuation any difficulty or matter that may arise related to the application of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade between Botswana and another Party.
- Brazil

The acceptance was accompanied by the following communication:

The Brazilian Government wishes to make the following reservations regarding paragraphs 3, 4 and 5 of the Protocol of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade:

Paragraph 3: The Government of Brazil reserves the right to retain the system of officially established minimum values, under paragraph 3 of the Protocol;

Paragraph 4: The Government of Brazil reserves the right to provide that the relevant provision of Article 4 of the Agreement shall apply only when the customs authorities agree to the request to reverse the order of Articles 5 and 6;

Paragraph 5: The Government of Brazil reserves the right to provide that Article 5.2 of the Agreement shall be applied in accordance with the provisions of the relevant note thereto whether or not the importer so requests.

At the same time, under Article 21.1 of the Agreement, the Government of Brazil declares that the application of the Agreement will be delayed for a period of five years.

- Canada (subject to the following reservation)

Notwithstanding Articles 24 and 25 of the Agreement on the Implementation of Article VII of the General Agreement on Tariffs and Trade (hereinafter referred to as the Valuation Agreement) Canada will implement the Valuation Agreement no later than 1 January 1985 provided that before that date there has been agreement under Article XXVIII of the GATT on such adjustments in Canadian tariff rates as may be needed to maintain tariff protection at the levels that would prevail were Canada not to implement the Valuation Agreement.

- Czechoslovakia (subject to ratification)

Ratification
European Economic Community 17 December 1979
Finland (subject to ratification) 17 December 1979
Ratification 24 October 1980
Hong Kong 23 April 1986
Hungary 18 July 1980
India 11 July 1980

The acceptance was accompanied by the following communication:

(a) Under Article 21.1 of the Agreement, the Government of India declares its intention to delay the application of the Agreement for a period of five years.

(b) Under Article 21.2 of the Agreement, the Government of India declares its intention to delay the application of Article 1.2(b)(iii) and Article 6 for a further period of three years after the application of all other provisions of the Agreement.

(c) Under paragraph 3 of the Protocol, the Government of India reserves the right to retain the system of fixed tariff values.

(d) Under paragraph 4 of the Protocol, the Government of India reserves the right to provide that the relevant provision of Article 4 of the Agreement shall apply only when the customs authorities agree to reverse the order of Articles 5 and 6.

(e) Under paragraph 5 of the Protocol, the Government of India reserves the right to provide that Article 5.2 of the Agreement shall be applied in accordance with the provisions of the relevant note thereto whether or not the importer so requests.

Japan (subject to completion of constitutional procedures) 17 December 1979
Acceptance 25 April 1980
Korea, Rep. of 6 January 1981

The acceptance was accompanied by the following communication:

In connection with the acceptance by the Government of the Republic of Korea of
the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade and the Protocol thereto, I have the honour to advise you that:

1. In accordance with Article 21.1 of the Agreement, the Government of the Republic of Korea decides to delay the application of the Agreement for a period of five years.

2. In accordance with Article 21.2, the Government of the Republic of Korea decides to delay the application of Article 1.2(b)(iii) and Article 6 for a further period of three years after the application of all other provisions of the Agreement.

- Lesotho

The acceptance was accompanied by the following declaration:

"Upon accepting the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade in accordance with Article 22.3 of that Agreement, the Government of the Kingdom of Lesotho declares that, until any such time that it might become a contracting party to the GATT, it will continue to apply de facto the General Agreement on Tariffs and Trade, and in particular Articles I and VII thereof, in its trade with all the Parties to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade to the extent necessary to ensure that advantages which accrue directly or indirectly under the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade are not nullified or impaired, on the understanding that the Parties to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade will equally apply de facto the General Agreement on Tariffs and Trade in their trade with the Kingdom of Lesotho.

The Government of the Kingdom of Lesotho further declares its readiness to examine in the Committee on Customs Valuation any difficulty or matter that may arise related to the
application of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade between the Kingdom of Lesotho and another Party."

- Malawi

The acceptance was accompanied by the following communication:

In respect of Article 4 of the Agreement, it is the view and understanding of the Government of the Republic of Malawi that the order of application of Articles 5 and 6 of the Agreement shall be reversed at the request of the importer with the consent of the competent customs authorities in each case.

It is the wish of the Government of the Republic of Malawi to delay the application of the Agreement for five years from the date on which the Agreement enters into force in respect of the Government of the Republic of Malawi.

- Mexico (subject to ratification)

The acceptance was accompanied by the following communication:

"The Government of Mexico makes the following reservations:

1. The Government of the United Mexican States reserves the right to provide that the relevant provision of Article 4 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade shall apply only when the customs authorities agree to the request to reverse the order of Articles 5 and 6.

2. The Government of the United Mexican States reserves the right to provide that Article 5.2 of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade shall be applied in accordance with the provisions of the relevant note thereto whether or not the importers so request."
I also wish to make the following statements:

- In accordance with the provisions of Article 21 of the Agreement on the Implementation of Article VII of the General Agreement on Tariffs and Trade, the Government of the United Mexican States will delay the application of all provisions of that Agreement and of its Protocol of Application for a period of five years from the date of entry into force of those instruments for Mexico. The Government of Mexico will also delay the application of the valuation method described in Articles 1.2(b)(iii) and 6 of the Agreement on the Implementation of Article VII of the General Agreement on Tariffs and Trade for a period of three years from the date when all the other provisions of that Agreement are applied by the United Mexican States.

- The Government of Mexico declares its status as a developing country as recognized in the Protocol for the Accession of Mexico to the General Agreement, and it therefore considers that the provisions of the Agreement which it accepts today and any other provision relating to developing countries fully apply to Mexico.

I reiterate the Mexican Government's firm intention to observe scrupulously the undertakings stemming from the Agreement which we have accepted; nevertheless, in the event that difficulties should arise in the future, my country's Government trusts that we may turn to the governments of the contracting parties and to the GATT secretariat itself to receive not only due understanding but also the technical and other support, co-operation and assistance to enable Mexico fully to observe the undertakings into which we have entered today."
- New Zealand

The acceptance was accompanied by the following communication:

The acceptance of the Government of New Zealand shall not extend the application of the provisions of the Agreement or of its Protocol to the Cook Islands, Niue and Tokelau.

- Norway (subject to acceptance)

Acceptance

- Portugal

Withdrawal from the Agreement

The withdrawal was accompanied by the following communication:

"In consequence of its accession to the European Communities on 1 January 1986, Portugal as a State member of the Community became a party to the Agreement on the Implementation of Article VII of the General Agreement on Tariffs and Trade and a member of the Committee on Customs Valuation.

As Portugal desires to be linked to the Agreement only in its capacity as a member of the Community, I have the honour to notify you that Portugal wishes to withdraw, in its individual capacity, from the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade."

- Romania

25 June 1980

- South Africa

1 July 1983

- Spain (subject to ratification)

The acceptance was accompanied by the following declaration: Spain intends to make use of the advantages provided in Article 21 of this Code.

Ratification

- Sweden (subject to ratification)

Ratification

- Switzerland

17 December 1979

- Turkey (subject to ratification)

The acceptance was accompanied by the following declaration:

A - In pursuance of Article 21.1 of the Agreement, the Turkish Government declares that it intends to delay application of all the provisions of the Agreement for a period of five years.
B - In pursuance of Article 21.2 of the Agreement, the Turkish Government declares that it intends to delay application of Article 1.2 (b)(iii) and Article 6 for a further period of three years following its application of all other provisions of the Agreement.

C - In pursuance of paragraph 4 of the Protocol, the Turkish Government reserves the right to provide that the relevant provision of Article 4 of the Agreement shall apply only when the customs authorities agree to reverse the order of Articles 5 and 6.

D - In pursuance of paragraph 5 of the Protocol, the Turkish Government reserves the right to provide that Article 5.2 of the Agreement shall be applied in accordance with the provisions of the relevant note thereto whether or not the importer so requests.

- United Kingdom 17 December 1979
  In respect of the territories for which it has international responsibility except for: Antigua, Bermuda, Brunei, Cayman Islands, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus.
  Since Hong Kong has been particularly closely associated with the working of the GATT, it may be useful to mention in particular that among the territories to which the Agreement thus applies is Hong Kong.

- United States (subject to acceptance) 17 December 1979
  Acceptance 30 December 1980
- Yugoslavia (subject to approval) 17 December 1979
  Ratification 18 August 1982

Protocol to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade

- Argentina (subject to ratification) 30 September 1980
- Australia 22 November 1982
- Austria (subject to ratification) 17 March 1980
  Ratification 6 April 1981

1 Upon the entry into force of the Agreement (1 January 1981) the provisions of the Protocol were deemed to be part of the Agreement.
- Brazil 23 June 1981
- Canada 30 December 1980
- European Economic Community 29 July 1980
- Finland (subject to ratification) 17 December 1979
  Ratification 24 October 1980
- Hungary 18 July 1980
- India 11 July 1980
  The acceptance was accompanied by the same communication which accompanied the acceptance of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade.
- Japan 25 April 1980
- Korea, Rep. of 6 January 1981
  The acceptance was accompanied by the same communication which accompanied the acceptance of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade.
- New Zealand 1 June 1982
  The acceptance was accompanied by the same communication which accompanied the acceptance of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade.
- Norway (subject to acceptance) 17 December 1979
  Acceptance 24 October 1980
- Romania 25 June 1980
- South Africa 1 June 1983
- Spain (subject to ratification) 9 May 1980
  Ratification 19 June 1981
- Sweden (subject to ratification by the Government of Sweden of the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade, dated 12 April 1979) 17 December 1979
  Ratification 1 October 1980
- Switzerland (subject to ratification) 17 December 1979
  Ratification 5 January 1981
  The acceptance was accompanied by the following communication: By a Federal Order dated 19 March 1980, the Federal Chambers approved the Protocol to the Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade.
- United Kingdom 12 May 1980
  In respect of Hong Kong 17 September 1980
  In respect of the territories for which it has international responsibility except for: Antigua,
Bermuda, Brunei, Cayman Islands, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus.
- United States (subject to acceptance) Acceptance 28 May 1980
- Yugoslavia (subject to approval) Ratification 3 November 1980

I. Agreement on Import Licensing Procedures
- Argentina (subject to ratification) 17 December 1979
- Australia 25 February 1980
- Austria (subject to ratification) 17 December 1979
  Ratification 28 May 1980
- Canada 17 December 1979
- Chile (ad referendum) 25 October 1979
  Ratification 12 March 1981
- Czechoslovakia 9 December 1980
- Egypt (subject to ratification) 28 December 1981
  Ratification 6 September 1983
- European Economic Community 17 December 1979
- Finland (subject to ratification) 17 December 1979
  Ratification 13 March 1980
- Hong Kong 23 April 1986
- Hungary 21 January 1980
- India 11 July 1980
- Japan (subject to completion of constitutional procedures) 17 December 1979
  Acceptance 25 April 1980
- Mexico (subject to ratification) 24 July 1987
  The acceptance was accompanied by the following communication:

"The Government of Mexico considers that national legislation relating to import licensing procedures, specifically the Foreign Trade Law and the Regulation Governing Import or Export Permits for Goods Subject to Restrictions, published in the Diario Oficial de la Federación (Official Journal) on 13 January 1986 and 14 September 1977, respectively, are in keeping with the provisions of the Licensing Code, as it appears from the replies to the Questionnaire on Import Licensing.

I reiterate the Mexican Government's firm intention to observe scrupulously the undertakings stemming from the Agreement
which we have accepted; nevertheless, in the event that difficulties should arise in the future, my country's Government trusts that we may turn to the governments of the contracting parties and to the GATT secretariat itself to receive not only due understanding but also the technical and other support, co-operation and assistance to enable Mexico fully to observe the undertakings into which we have entered today."

- New Zealand
- Nigeria
- Norway (subject to acceptance)
  Acceptance
- Pakistan
- Philippines
  The acceptance was accompanied by the following communication: On signing the Agreement on Import Licensing Procedures, the delegation of the Philippines wishes to notify the Committee on Import Licensing that it has specific difficulties with the requirements of sub-paragraphs (d) and (e) of Article 2 of the Agreement and that, as provided in footnote 1 to the Article, it will delay the application of these sub-paragraphs by not more than two years.

- Poland (subject to approval)
  Ratification
- Romania
- Singapore
- South Africa
- Sweden (subject to ratification)
  Ratification
- Switzerland
- United Kingdom
  In respect of the territories for which it has international responsibility except for: Antigua, Bermuda, Brunei, Cayman Islands, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus, Virgin Islands.

Since Hong Kong has been particularly closely associated with the working of the GATT, it may be useful to mention in particular that among the territories to which the Agreement thus applies is Hong Kong.
**J. Agreement on Trade in Civil Aircraft**

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The Government of Canada reserves its position with regard to the obligations in Article 2 pending the completion of domestic legislative procedures. The Government of Canada will, however, afford duty-free treatment equivalent to that provided for in Article 2 as of 1 January 1980, and will promptly pursue completion of the necessary domestic legislative procedures. This reservation will be withdrawn when these procedures will have been completed.

On 18 August 1981 the following notification of withdrawal of reservation was received from the Government of Canada:

Canada accepted the Agreement on Trade in Civil Aircraft on 1 January 1980, subject to a reservation concerning the provisions of Article 2 of the Agreement pending passage of the appropriate legislation in Canada. I can now inform you that the necessary legislation has recently been enacted. Accordingly, Canada wishes formally to withdraw the reservation it entered at the time that it accepted the Agreement on Trade in Civil Aircraft. The Agreement entered into force for Canada on 1 January 1980 and, as previously indicated, the tariff provisions of the Agreement have been applied de facto since that date.

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- Germany, Fed. Rep. of
  The Agreement on Trade in Civil Aircraft shall also apply to Berlin (West) with effect from the date on which it enters into force for the Federal Republic of Germany, provided that the Government of the Federal Republic of Germany does not make a contrary declaration to the GATT secretariat within three months of the date of entry into force of the Agreement.

- Greece (subject to ratification)
- Ireland
- Italy (subject to ratification)
  Ratification
- Japan (subject to completion of constitutional procedures)
  Acceptance
- Luxembourg
- Netherlands (subject to approval)
  The Kingdom of the Netherlands shall, in respect of the Kingdom in Europe only, apply the Agreement provisionally as from the date on which it will enter into force.

The Netherlands Antilles will apply the said Agreement provisionally so that from now on the Agreement will be applied provisionally by the Kingdom as a whole.

- Norway (subject to acceptance)
  Acceptance
- Portugal
- Romania
- Spain
- Sweden (subject to ratification)
  Ratification
- Switzerland (subject to ratification)
  Ratification
  The acceptance was accompanied by the following declaration: By a Federal Order dated 19 March 1980, the Federal Chambers approved the Agreement on Trade in Civil Aircraft of 12 April 1979. As a result of this decision, the application of the said arrangement as from 1 January 1980, decided by the Federal Council on 10 December 1979, is confirmed definitively.

- United Kingdom (subject to approval in respect of its metropolitan territory)
  Approval

17 December 1979
2 February 1981
17 December 1979
17 December 1979
26 February 1985
17 December 1979
25 April 1980
17 December 1979
17 December 1979
17 December 1979
26 February 1985
17 December 1979
25 April 1980
17 December 1979
17 December 1979
17 December 1979
14 April 1981
17 December 1979
28 December 1979
13 June 1986
25 June 1980
6 August 1986
17 December 1979
20 December 1979
17 December 1979
2 April 1980
17 December 1979
19 February 1980
In respect of the territories for which it has international responsibility except for:
Antigua, Belize, Bermuda, Brunei, Cayman Islands, Hong Kong, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus, Virgin Islands.
- United States (subject to acceptance) 17 December 1979
  Acceptance 20 December 1979

K. Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade

- Australia 21 September 1982
- Austria (subject to ratification) 17 December 1979
  Ratification 28 May 1980
- Brazil 28 December 1979
  The Government of Brazil accepts the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade on the condition that, through the appropriate decision, the Parties to that Agreement formally grant to the statements reproduced in documents MTN/NTM/W/232/Rev.1/Add.1 and MTN/NTM/W/232/Rev.1/Add.2 the same legal status as that of the Agreement itself. As soon as the above-mentioned condition is met, the acceptance by Brazil of the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade, including those two statements, shall become effective.
  Acceptance 5 May 1980

In respect of the condition on which Brazil accepted the Agreement on 28 December 1979, the following communication was received from the delegation of Brazil on 5 May 1980:
In the light of the Decision taken by the Committee on Anti-Dumping Practices today, under Item 2 of its Agenda, the Brazilian Government fully accepts the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade, as of 5 May 1980.
- Canada 17 December 1979
- Czechoslovakia 29 July 1980
- Egypt (subject to ratification) 28 December 1981
  Ratification 6 September 1983
- European Economic Community 17 December 1979
- Finland (subject to ratification) 17 December 1979
  Ratification 13 March 1980
- Hong Kong 23 April 1986
- Hungary 23 April 1980
The acceptance was accompanied by the following communication: the Government of India's acceptance of the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade is subject to the understanding that the decisions related to developing countries taken by Committee on Anti-Dumping Practices on 5 May 1980 will have the same legal status as the provisions of the Agreement.

In respect of the acceptance by India on 11 July 1980, the following communication was received from the Permanent Mission of India on 5 January 1981: in the light of the proceedings at the meeting of the Committee on Anti-Dumping Practices on 20 October 1980 with regard to the decisions relating to developing countries taken by the Committee on 5 May 1980, the Government of India fully accepts the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade.

- **Japan (subject to completion of constitutional procedures)**
  Acceptance

- **Korea**

- **Mexico (subject to ratification)**
  The acceptance was accompanied by the following communication:

  "The Government of Mexico considers that national legislation relating to the application of anti-dumping measures, specifically the Foreign Trade Law and the Regulation Against Unfair Practices in International Trade, published in the Diario Oficial de la Federación (Official Journal) on 13 January and 25 November 1986, respectively, are in keeping with the provisions of the Anti-Dumping Code.

  The Government of Mexico considers that Mexico is a developing country within the meaning of Article 13 of the Anti-Dumping Code and that consequently the provisions of that Article are fully applicable to Mexico.
I reiterate the Mexican Government's firm intention to observe scrupulously the undertakings stemming from the Agreement which we have accepted; nevertheless, in the event that difficulties should arise in the future, my country's Government trusts that we may turn to the governments of the contracting parties and to the GATT secretariat itself to receive not only due understanding but also the technical and other support, co-operation and assistance to enable Mexico fully to observe the undertakings into which we have entered today."

- Norway (subject to acceptance)
  Acceptance
  - Pakistan
  - Poland
  - Romania
  - Singapore
  - Spain (subject to ratification)
    Ratification
  - Sweden (subject to ratification)
    Ratification
  - Switzerland
  - United Kingdom

In respect of the territories for which it has international responsibility except for: Antigua, Bermuda, Brunei, Cayman Islands, Montserrat, St. Kitts-Nevis, Sovereign Base Areas Cyprus, Virgin Islands.

Since Hong Kong has been particularly closely associated with the working of the GATT, it may be useful to mention in particular that among the territories to which the Agreement thus applies is Hong Kong.

- United States
  - Yugoslavia (subject to approval)
    Ratification
### Annex 1

#### Annex KTN Agreements — Legal Status as of 4 September 1987

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*English only./Anglais seulement./Inglés solamente.*  
*Including Protocol. Upon entry into force of the Agreement on 1 January 1981, the provisions of the Protocol were deemed to be an integral part of the Agreement.*
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A : Accepted  S : Signed (acceptance pending)  O : Observer  * : Reservation, condition and/or declaration

1. English only/N'anglais seulement/Inglés solamente.
2. Including Protocol. Upon entry into force of the Agreement on 1 January 1981, the provisions of the Protocol were deemed to be an integral part of the Agreement.
3. Provisional accession to GATT.

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Geneva 1979 Protocol
Genoa 1994 Protocol