PERU - ESTABLISHMENT OF A NEW SCHEDULE XXXV

Extension of Time-Limit

Decision of 17 January 1994¹

Considering that the CONTRACTING PARTIES, by Decisions of 20 July 1992² and 14 July 1993³, suspended the application of the provisions of Article II of the General Agreement to enable the Government of Peru to finalize the transposition of its tariff system into the NANDINA Nomenclature, which conforms to the Harmonized Commodity Description and Coding System;

Noting that the Government of Peru has presented part of the documentation necessary for holding consultations under Article XXVIII for circulation to contracting parties;

Considering that the Government of Peru has not yet been able to prepare all the tables requested due to the requirements of the current negotiations under the Uruguay Round;

Taking into account that the Government of Peru expects to present the documentation lacking within the next few months;

Considering that the Government of Peru has requested an extension of the temporary waiver of its obligations under Article II of the General Agreement until 30 June 1994⁴;

The CONTRACTING PARTIES, acting pursuant to the provisions of Article XXV:5 of the General Agreement,


¹The Decision was adopted by postal ballot. There were 71 votes in favour and none against.

²L/7067.

³L/7245.

⁴L/7353.