The Report in L/339 was adopted by the CONTRACTING PARTIES on 5 March 1955 with the following changes and corrections.

1. The second half of paragraph 2 should read as follows:

"...The United States representative considered, however, that if either of these amendments were incorporated in the waiver it would not suffice to meet the need for which it was requested. The United States representative considered that the same objection would, from his point of view, apply to the inclusion in the waiver provisions for reviewing its operation as a whole after a specified period. Section 22 requires the President of the United States to act in certain defined circumstances. An amendment adopted in 1951 provides that no international agreement entered into shall be applied in a manner inconsistent with the provisions of Section 22. The waiver was required in order to remove any possible inconsistency between the obligations of the United States under the General Agreement and that Section so as to permit the fulfilment of this Congressional mandate. In the light of this explanation the Working Party did not include the conditions referred to above in the draft Decision."

2. In the fourth line of paragraph 4, delete the word "for".

3. In the penultimate line of paragraph 8, delete the words: "of the consultations".

4. In the penultimate line of paragraph (c) on page 5, the words "limitation" and "marketing" should read "limitations" and "marketings" respectively.