The Contracting Parties have given preliminary consideration to a proposal, put forward by the Canadian Delegation, that they should establish a permanent committee for dealing with particular problems between their regular twice-yearly Sessions and to do preparatory work to lighten the burden during the Sessions, in view of the increasingly complicated nature of the questions which are dealt with. It was agreed that the matter deserved detailed study though a definitive decision would not be taken at this Session. A working party was set up to provide a report before the end of the Session which the contracting parties could transmit to their respective governments for further examination.

In the course of the discussion the United States Delegation submitted a statement of policy which was issued on December 6 by the U.S. Department of State. This indicates that the executive agencies of the U.S. government have reviewed the status of the legislation affecting American participation in the General Agreement. As a result of this review the interested agencies have recommended and the President has agreed that the U.S. Congress would be asked to consider legislation which will make American participation in the General Agreement more effective. To meet the need for improved organization the United States will suggest to the other governments concerned the creation of the necessary administrative machinery, including a small permanent staff. The U.S. statement also indicates that it has been agreed not to resubmit to Congress the Havana Charter for an International Trade Organization.

The full text of the U.S. statement is given on the reverse side of this release.
Statement issued by the U.S. Department of State

The following statement was issued on December 6, 1950, in Washington by the Department of State:

"The governments participating in the General Agreement on Tariffs and Trade, now meeting in Torquay, England, will shortly take up the question of the future administration of the Agreement. In anticipation of this discussion the Executive agencies of this Government have reviewed the status of legislation affecting American participation in the General Agreement. This includes the Reciprocal Trade Agreements Act which is scheduled to expire on June 12, 1951, the proposals to simplify our customs laws and regulations, and the proposed Charter for an International Trade Organization.

"As a result of this review, the interested agencies have recommended, and the President has agreed, that while the proposed Charter for an International Trade Organization should not be resubmitted to the Congress, Congress should be asked to consider legislation which will make American participation in the General Agreement more effective. The many serious problems now facing our Congress and the legislatures of other countries require that we concentrate on the trade programs that are most urgently needed and will most quickly produce concrete results.

"We must, of course, continue the Trade Agreements Act. This has become a fundamental part of our foreign policy. In addition, we should continue to build upon the trade-agreements program by developing machinery for the administration of the General Agreement so as to permit it to operate more continuously and effectively.

"The General Agreement on Tariffs and Trade came into force provisionally on January 1, 1948. It is the first multi-nation trade agreement concluded under the Trade Agreements Act. It is a landmark in the history of international commercial relations and represents the most constructive effort ever undertaken for the simultaneous reduction of trade barriers among the nations of the free world. Thirty-two governments are at present parties to the Agreement and seven more are expected to join at the conclusion of the tariff negotiations now being conducted at Torquay, England.

"The General Agreement has achieved remarkable results. There has not, however, been any administrative machinery to permit continuing consultation among the participating countries on the problems that arise in interpreting and applying the Agreement. This has been a serious handicap, since it has been difficult to handle matters of this kind solely through the semi-annual sessions of the participants themselves. It is important that this handicap be removed promptly if the Agreement is to do its full part in increasing trade among the free nations and eliminating the commercial causes of international friction.

"To meet the need for improved organization, the United States will suggest to the other governments concerned the creation of the necessary administrative machinery, including a small permanent staff. Appropriate legislative authority for this purpose will be sought in connection with renewal of the trade-agreements program.

"Before United States participation in the General Agreement can be made fully effective, it will be necessary to simplify our customs laws and regulations. In some respects certain provisions of the Agreement cannot be applied until this has been done. The customs simplification bill introduced in the Congress last spring would accomplish most of the needed improvements in the customs laws. Congressional action in this field will again be requested next year."