ANNEX TO RESOLUTION CONCERNING UNFINISHED 
ARTICLE XXVIII NEGOTIATIONS

The resolution contained in document GATT/CP/107 provides that Cuba, France and Haiti be authorised to pursue the negotiations, which it had not been possible to conclude at the Torquay Conference, relating to modifications of the concessions with respect to certain products. These products are listed as follows (see attached):
**SCHEDULE IX - CUBA**

**ITEM IN PART II THAT CUBA PROPOSES TO MODIFY OR WITHDRAW UNDER ARTICLE XXVIII**

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Description of Goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>253-B</td>
<td>Hulled, suitable for consumption, and semi-hulled, Rice, hulled, suitable for consumption, and semi-hulled, imported in excess of a total quantity of 3,250,000 quintales from all countries in any calendar year, shall be subject to duty at a rate not in excess of 3.70 pesos per 100 kilograms when imported from the United States of America. Provided: that the tariff quota of 3,250,000 quintales shall be increased for any calendar year by the amount which the Government of the Republic of Cuba may determine to be necessary to supply the difference between the estimated Cuban production of rice and the total estimated Cuban consumption of rice in such calendar year, and so much of such increased amount as may be imported from the United States of America shall be subject to duty at a rate not in excess of 1.85 pesos per 100 kilograms. Whenever it is determined by the Government of the Republic of Cuba that the quantity of rice permitted to be imported within the tariff quota provided for in this Note should be allocated among supplying countries, the shares allocated shall be in proportion to the imports from such countries during the 10 calendar years immediately preceding the first year in which such allocation is made.</td>
</tr>
</tbody>
</table>
SCHEDULE XI - FRANCE

LIST OF ITEMS TO BE NEGOTIATED WITHIN THE FRAMEWORK OF ARTICLE XXVIII OF THE GENERAL AGREEMENT ON TARIFFS & TRADE

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Description of Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>72 C</td>
<td>Lemons</td>
</tr>
<tr>
<td>ex 73</td>
<td>Figs, dried</td>
</tr>
<tr>
<td>112 B</td>
<td>Oil seeds and oleaginous fruits; - copra</td>
</tr>
<tr>
<td>112 C</td>
<td>Palm nuts and palm kernels</td>
</tr>
<tr>
<td>112 M</td>
<td>Sesame seeds</td>
</tr>
<tr>
<td>112 Q</td>
<td>Other</td>
</tr>
<tr>
<td></td>
<td>Fixed oils, liquid or solid, of vegetable origin, crude or refined;</td>
</tr>
<tr>
<td>146 F</td>
<td>- Sesame oil, crude; -- intended for soap works -- other</td>
</tr>
<tr>
<td>146 G</td>
<td>- Colza, rapeseed, mustard, camelina oils and oils of other cruciferous plants, crude; -- intended for soap works -- other</td>
</tr>
<tr>
<td>146 H</td>
<td>- Olive oil, crude; -- intended for soap works -- other</td>
</tr>
<tr>
<td>146 J</td>
<td>- Palm oil, crude; -- intended for soap works or for stearine works -- other</td>
</tr>
<tr>
<td>146 K</td>
<td>- Palm-kernel and coconut (copra) oils, crude; -- intended for soap works or for stearine works -- other</td>
</tr>
<tr>
<td>Tariff Item No.</td>
<td>Description of Products</td>
</tr>
<tr>
<td>----------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>146 0</td>
<td>Vegetable oils, refined</td>
</tr>
</tbody>
</table>
| ex 616         | Essential Oils, not "deterpened", solid or liquid:  
|                | - essences of niaouli, lemon-grass and cloves  
|                | - essences of china orange and bitter orange  
|                | (seville orange)        |
### SCHEDULE XXVI - HAITI

**LIST OF ITEMS IN PART I WHICH HAITI PROPOSES TO MODIFY UNDER ARTICLE XXVIII**

<table>
<thead>
<tr>
<th>Tariff Item No.</th>
<th>Description of Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>6102</td>
<td>Fabric mixtures of artificial silk, with warp or weft wholly of cotton or other vegetable fibres, except plushes, shags, velvets, and pile moquettes weighing up to 25 grammes per square metre</td>
</tr>
<tr>
<td>6103</td>
<td>.... weighing more than 25, but not more than 50 grammes per square metre</td>
</tr>
<tr>
<td>6104</td>
<td>.... weighing more than 50 grammes per square metre</td>
</tr>
<tr>
<td>6105</td>
<td>Fabrics of artificial silk, pure or mixed in any proportion with other fibres or filaments including plushes, shags, velvets and pile moquettes weighing per square metre: up to 25 grammes</td>
</tr>
<tr>
<td>6106</td>
<td>.... more than 25, but not more than 50 grammes</td>
</tr>
<tr>
<td>6107</td>
<td>.... more than 50 grammes</td>
</tr>
<tr>
<td>6142</td>
<td>Garments and made-up articles of which the chief outside material is artificial silk</td>
</tr>
<tr>
<td>6143</td>
<td>The same, brocaded</td>
</tr>
<tr>
<td>6144</td>
<td>The same, embroidered to any extent, trimmed, or with applique or drawn-thread work</td>
</tr>
</tbody>
</table>