GENERAL AGREEMENT ON
TARIFFS AND TRADE

Contracting Parties

THE DISCRIMINATORY APPLICATION OF IMPORT RESTRICTIONS
UNDER THE TRANSITIONAL PERIOD ARRANGEMENTS OF ARTICLE XIV

Amendments to the Draft Report proposed by the Secretariat

Paragraph 2:

Line 1: delete "the latest information available, including",
Line 3: substitute "20" for "22".

Foot-note (1), page 3:

Substitute the following:

(1) The term "contracting parties", as used in this Report, includes the four governments which will adhere to the General Agreement pursuant to the Annecy Protocol of Terms of Accession and which submitted replies to the Secretariat's enquiry. Burma and China did not reply to the enquiry, and Indonesia did not become a contracting party until February, 1950. It is understood that Belgium-Luxemburg (including Belgian overseas territories), Cuba, Haiti, Syria-Lebanon and United States are not taking action under Article XII.

Foot-note (2), page 3:

Substitute the following:

(2) Sixteen of the countries taking action under Article XIV are availing themselves of the post-war transitional period arrangements of the Articles of Agreement of the International Monetary Fund, Ceylon has entered into a special exchange agreement with the Contracting Parties and has availed itself of the analogous provisions of that agreement. The other three - New Zealand, Pakistan and Sweden - are expected to join the Fund or to enter into similar agreements with the Contracting Parties by September, 1950.

Paragraph 3:

Line 1: substitute "20" for "22".
Sub-para (1): delete "Burma".
Sub-para (3): delete "Uruguay".
Paragraph 5:
Line 4: after "France" insert "India".
Line 7: before "Czechoslovakia" insert "Chile" and after "Netherlands" insert "or Pakistan".

Paragraph 7:
Line 9: delete "22".