4(b)(ii) The Organization shall invite any contracting party which is applying import restrictions under this Article to enter into such consultations with it, with a view to achieving a settlement, at the request of any contracting party which can establish a prima facie case that the restrictions are inconsistent with the provisions of paragraph 2 or 3 of this Article or with those of Article XIII (subject to the provisions of Article XIV) and that its trade is adversely affected thereby. If, as a result of such consultations, no agreement is reached and the Organization determines that the restrictions are being applied inconsistently with those provisions, it shall recommend the withdrawal or modification of the restrictions; if the restrictions are not withdrawn or modified within such time as the Organization may prescribe it may release the contracting party initiating the procedure from specified obligations under this agreement towards the contracting party applying the restrictions.

(d) If, as a result of the consultations, the Organization determines that the restrictions are being applied in a manner involving an inconsistency of a serious nature with the provisions of paragraph 2 or 3 of this Article or with those of Article XIII (subject to the provisions of Article XIV) and that damage to the trade of one or more contracting parties is caused or threatened thereby, it shall ......