Add at the end of paragraph 4 in W.11/32

"The Working Party also recommends that the Executive Secretary be authorized to invite in the name of the CONTRACTING PARTIES any contracting parties not included in the annexed list that indicate their desire to be included."

Consultations and the Report under Article XIV:1(g) in 1957

17. The Working Party was instructed to consider, in the light of its recommendations concerning consultations under Article XII, what arrangements should be made for holding consultations and for preparing the Annual Report in 1957, as required under Article XIV:1(g).

18. In the light of the recommendation in paragraph 4 above, the Working Party considered that any consultations that might be initiated in 1957 under Article XIV:1(g), should be combined with the consultations under Article XII with the same countries. In such cases the consultations should cover the points set out in the plan for Article XIV consultations (see BISD, Supplement IV, pp. 45 to 46) as well as those set out in Annex C to this Report. Contracting parties intending to consult with the CONTRACTING PARTIES under Article XIV:1(g) should be requested to notify the Executive Secretary in March 1957, so that he could invite the International Monetary Fund to consult with the CONTRACTING PARTIES in connexion with the consultations initiated.

19. As for the preparation of the Annual Report under Article XIV:1(g), the Working Party considers that no change needs to be made in existing arrangements. Contracting parties acting under Articles XII and XIV should be requested to supply revised replies, or to bring up to date their latest replies to the questionnaire reproduced in BISD, Supplement IV, pp. 65 to 68, by 15 July 1957, in so far as such information has not already been made available by that time to the secretariat in connexion with the preparation of their consultations under Article XII.

Arrangements for obtaining prompt action concerning changes in restrictions

20. The attention of the Working Party was called to the question of the effective implementation of paragraph 6 of the Intersessional Procedures (see BISD, Supplement III, p. 11), which was raised by the Intersessional Committee in its Report (1/548 page 7). Specifically the Intersessional
Committee recommended that this working Party should be asked to inquire into ways and means of effectively implementing that arrangement under which contracting parties making modifications in their import restrictions are required promptly to transmit information to the Executive Secretary. The Working Party recommends that the CONTRACTING PARTIES once again urge contracting parties applying import restrictions to pay due attention to that provision. It also recommends that the Executive Secretary be instructed to contact each of such contracting parties as necessary with a view to making practical arrangements to ensure that any such information would be promptly transmitted.