The Australian delegation has requested the following amendments to its original submission (Spec/246/58):

(a) Explanatory Notes

(i) Item 174(M)(93) (See page 3 of Spec/246/58) -

Delete the notes shown against this Item and substitute the following:

'The products hitherto listed against this item initially negotiated with the United States, are now classifiable under item 175(D). New item 175(D) has been inserted in the schedule.'

(ii) Item 174(M)(93) (See page 8 of Spec/246/58) -

Delete the notes shown against this Item and substitute the following:

'The products hitherto listed against this item which was initially negotiated with the Federal Republic of Germany, are now classifiable under item 175(D). New item 175(D) has been inserted in the schedule.'

(b) Annex

(i) Item 360(D) (See page 35 of Spec/246/58) -

Delete the following:

'(1) As prescribed by Departmental By-laws ad val. 22½ per cent'

and substitute the following:

Spec/246/58/Corr.1
'(1) Vehicles, otherwise classifiable under Tariff Item 360(D)(2), having a gross vehicle weight of 22,400 lb. or more ad val. 22½ per cent?'

(ii) Item 360(D) (See page 42 of Spec/246/58) -

Delete the following -

'(1) As prescribed by Departmental By-laws ad val. 12½ per cent(*)' 

and substitute the following -

'(1) Vehicles, otherwise classifiable under Tariff Item 360(D)(2), having a gross vehicle weight of 22,400 lb. or more ad val. 12½ per cent (*)'