Paragraph (c)

(i) The Sub-Group considered that the waiver contained sufficient authority for putting into effect the results of the negotiations pending entry into force of the Protocol. It is therefore recommended that the first alternative in paragraph (c) be adopted. The paragraph would, therefore, read:

"(c) NOTING that the modifications of concessions resulting from those negotiations have been made effective in accordance with the aforesaid Decision; and"

(ii) A suggestion was made to replace the words "have been made effective" in the above paragraph by the words "will be made effective". The Sub-Group was not in a position to make a recommendation without giving further thought to the matter.

Paragraph (f)

To be inserted (see paragraph (6) hereunder).

Paragraph 2

(i) Delete the square brackets;

(ii) the third line in the paragraph should read: "Schedule contained in Annex A, shall be the date of this Protocol."
Paragraph 4

Delete the square brackets. (This follows from the choice of the first alternative in paragraph (c).)

Paragraph 6

This paragraph, drafted as follows, should be transferred to the preamble (page 2):

"(f) HAVING REGARD to the fact that the Government of the United States of Brazil and the Governments of Denmark and Japan, which are contracting parties to the General Agreement, have carried out tariff negotiations under the procedures cited in paragraph (e);"

Paragraph 7

(i) The first two lines of this paragraph shall read:

"6. The Schedules of Brazil, Denmark and Japan, contained in Annex C to this Protocol, shall each enter into force on the thirtieth day";

(ii) the fifth line shall read 1:

"from that contracting party of its intention to apply its concessions in".

Paragraph 8

(i) Renumber: "7";

(ii) the last line should read:

"Schedules contained in Annex C, shall be the date of this Protocol."

Paragraph 9

(i) Renumber: "8";

(ii) delete square brackets.

Paragraph 10

Renumber: "9".

1 English only.