List of Items bound under the GATT by the Member States

In accordance with paragraph VIII C 2 of the Rules and Procedures (BISD, 8th Supplement, page 119) and paragraphs 19(i) and (ii) of the final report of Committee I (BISD, 8th Supplement, pages 112/113), the Commission of the European Economic Community has transmitted to the secretariat copies of the documentation setting out the Community's views with respect to the adequacy of the "internal compensation" (i.e. the compensation referred to in paragraph 6 of Article XXIV as being "already afforded by the reductions brought about by the corresponding duty of the other constituents") of the items bound under the GATT by Member States.

The code and notes (cover page and page 1 of the document) explaining the use of the list, are translated in the Annex hereto for the benefit of English-speaking officials.

Furthermore, the Commission of the EEC has also transmitted Addendum 1 to the statistical data which were distributed on 22 July 1960 (Spec(60)79/Add.3); this Addendum is circulated herewith.

Spec(60)79/Add.4
ANNEX

Code

s = The Community feels that the "internal compensation" is adequate.
i = The Community feels that the "internal compensation" is inadequate,
c = The Community feels that the "internal compensation" exceeds the compensation actually required (credit).
r = The Community reserves its right to determine its position in the course of the negotiations.

Note

(1) The letter c underlined (ç) against an item indicates that for this item the rate of duty in the common tariff is not higher than the rate of duty for the corresponding items bound by the Member States.

(2) The sign * with letters c or s (c*, s*) indicates that the concession has been negotiated with Switzerland only and that it is valid until 31 December 1961.

(3) The sign ** with letters c or s (c**, s**) indicates that the concession has been negotiated only between Member States of the Community.

(4) Items which have been negotiated only with countries which are no longer or have never become contracting parties to GATT are indicated by the reference "Article XXVII".