In order to meet the views of some delegations the following alternative text was submitted to the Tariff Negotiations Committee on 23 June, together with TNB/19. The two draft decisions hereunder would replace the single draft decision on page 2 of TNB/19:

First Draft Decision

CONSIDERING that, in their Decision of 16 November 1956, the CONTRACTING PARTIES reserved the possibility to extend upon application by the negotiating contracting parties concerned, the period granted to Brazil within which the tariff negotiations were to be completed and the results put into effect,

CONSIDERING that Brazil and the other negotiating parties have, in the report submitted to the CONTRACTING PARTIES pursuant to paragraph 3 of the Decision of 16 November 1956, requested an extension of the aforementioned period;

the CONTRACTING PARTIES

DECIDE to extend until 1959 the time-limit provided in paragraph 1 of the Decision of 16 November 1956 in order to enable the Government of Brazil to put into effect the results of the negotiations which took place in Geneva from 1958.

Second Draft Decision

CONSIDERING that, by a Decision of 16 November 1956, the CONTRACTING PARTIES invited the Government of Brazil to enter into negotiations with other contracting parties and to put into effect the results of such negotiations within a short time after the conclusion thereof;
CONSIDERING that, following negotiations which have thus taken place at Geneva from 1957 to 1958, certain modifications should be made in the Schedules annexed to the General Agreement,

CONSIDERING further that it is in the general interest that the results of the negotiations should be put into effect without waiting for acceptance by all contracting parties of the Protocol of 1958, to which are annexed the Schedules containing the results of the negotiations, and that the contracting parties, having been duly consulted, have raised no objection in this respect,

I. The CONTRACTING PARTIES

1. DECIDE that, pending the entry into force of the Protocol of 1958, the governments which are signatories of the said Protocol will be free to make effective the Schedules of concessions annexed to the said Protocol, even though the treatment provided for any product in such schedule may be less favourable than is provided for the same product in their existing Schedule.

2. If there is any request for a suspension of mutual obligations pursuant to paragraph 3 of the Decision of 16 November 1956, an additional paragraph would be inserted here.

II. The CONTRACTING PARTIES INVITE

all contracting parties to accept, as promptly as practicable, the Protocol of 1958 so as to ensure the entry into force of the amendments to the Schedules annexed to the General Agreement, in accordance with the provisions of Article XXX of the General Agreement.