As set out in paragraph above, the following items which were contained in the original Ceylon application still appear in Schedule VI and consequently, the provisions of paragraph 7 are not appropriate:

- Plywood chests for packing tea and other Ceylon produce
- Glassware
- Chinaware and Porcelain ware
- Leather Goods
- Cotton textiles

The Ceylon delegation, in a letter circulated in document GATT/OP.3/20/.dd. 1 requested the CONTRACTING PARTIES to consider their application for the use of measures on those products to be considered under the provisions of paragraph 5 of the Article.

The Working Party therefore examined the application under the following headings:

a) Eligibility

b) Contracting Parties materially-affected

As a first step in determining the contracting parties materially affected with which the negotiations referred to in paragraph 3 (b) should be carried out, the Working Party requested the CONTRACTING PARTIES to inform the Chairman not later than Monday, 8 August whether or not they were materially affected. On the basis of the replies to this the Working Party will recommend a decision as to which of the contracting parties are materially affected.
6) **Time Schedule**

It is proposed in consultation with Ceylon and the contracting parties materially affected, to agree upon a time schedule for the negotiations and it is proposed that this should be carried out with expedition after the conclusion of this session.

**Decision.** In order to expedite the decision on these items the Working Party recommends that the CONTRACTING PARTIES decide to grant a release under paragraph 5, in accordance with the terms of any agreement reached in the course of the renegotiations between Ceylon and materially affected contracting parties. Such release, however, is to be effective only after the expiration of a period of 30 days from the notification by the Chairman to each contracting party of the results of the renegotiations and in the absence of any objection to these results.

In making this recommendation the Working Party has suggested some practical variations in the procedures of Article XVIII which would be followed in the event of there being a permanent organization but it is believed that the course which has been suggested would enable the decision to become effective with the minimum delay.