At its meeting of 27 July 1977, Group "Agriculture" agreed that for the purpose of the negotiations, agricultural products shall in general be deemed to be the products falling within Chapters 1 to 24 inclusive of the CCCN. Participants may indicate to the secretariat, for the information of all other participants, any differences between this definition and their own. While it was understood that this may be done at any stage in the negotiations, it was considered desirable that any such differences be indicated as early as possible (MTN/AG/7, Annex, paragraph 3).

In accordance with this procedure, the United States has submitted the following note.

In accordance with the decisions of the Group "Agriculture" at its meeting in July 1977, recorded in MTN/AG/7, and in particular with the rules set forth in paragraph 3 of the Annex, I am submitting herewith the list of products considered by the United States to be agricultural for the purpose of the negotiations:

- All products falling within Chapters 1-24 of the CCCN.
- The following TSUS (Tariff Schedules of the United States) items wholly or in substantial part outside of CCCN Chapters 1-24 (descriptions abbreviated):

  300.10-300.50, inclusive
  304.10-304.18, inclusive
  306.00-306.34, inclusive
  437.49
  452.28, 452.34, 452.44
  455.16-455.46, inclusive;
                          493.15, 493.16, 774.35
  490.22, 490.24, 490.26

                      Cotton items
                      Flax items
                      Wool items
                      Enzymes and ferments
                      Citrus oils
                      Gelatin, casein and glue items
                      Fatty acids of vegetable origin