MARKS OF ORIGIN

Note by the Secretariat

Addendum

At its meeting on 3 October 1975 the Sub-Group invited delegations to submit proposals in writing as to how marks of origin should be dealt with in the negotiations and agreed to revert to this question at its next meeting on the basis of the proposals received (MTN/NTM/W/24, paragraphs 2 to 6).

This document sets out a proposal submitted by the Government of India.

We support the existing provisions as contained in the GATT Recommendation of 1958 (Marks of Origin). However, we would suggest some amendments with regard to rules 7, 9, 11 and 13 as follows:

Rule 7: The existing rule should be substituted to read:

"For articles appropriately marked, and are designed to be sold without the outer package or container need only be marked for minimum requirements such as handling storage conditions, country or port of embarkation etc."

Rule 9: Existing rule 9 may be deleted.

Rule 11: Existing rule 11 may be deleted.

Rule 13: The existing rule should be substituted to read:

"The re-exportation of products which cannot be marked under customs supervision may be permitted in accordance with the national laws."