ARTICLE 13 - PROCEDURE PROPOSED BY THE BRAZILIAN DELEGATION FOR NEGOTIATED COMMITMENTS

2. (a) If a Member in the interest of its programme of economic development or reconstruction considers it desirable to adopt any non-discriminatory measure which would conflict with any obligation which the Member has assumed through negotiations with any other Member or Members pursuant to Chapter IV, such applicant Member shall so notify the Organization which shall treat the matter confidentially and in turn shall invite the Member or Members which have contractual rights and which are determined by the Organization to be materially affected by the proposed measure to enter into negotiations under its auspices with a view to obtaining expeditious and substantial agreement. The Organization shall establish and communicate to the Members concerned a time schedule for such negotiations.

(b) Members shall commence the negotiations provided for in sub-paragraph (a) of this paragraph within such period as the Organization may prescribe and shall thereafter proceed continuously with such negotiations with a view to reaching substantial agreement in accordance with the time schedule laid down by the Organization.

(c) Upon substantial agreement being reached, the applicant Member may be released by the Organization from the obligation referred to in sub-paragraph (a) of this paragraph or from any other relevant obligation under this Charter, subject to such limitations as may have been agreed upon in the negotiations between the Members concerned.

Note - Eliminate present paragraph 3.