Mr. RODRIGUES (Brazil) stated that paragraphs 1, 2 (a) 2 (b) were acceptable, but that paragraph 2 (c) opened an important loophole for agricultural protection. He felt that either the general ban on quantitative restrictions under paragraph 1 should be maintained by the elimination of 2 (c), or if it is decided to maintain paragraph 2 (c), that it be amended to include industrial products, since the arguments offered in favour of a differential treatment between agricultural and industrial products, as regards quantitative restrictions applied under Article 20, did not seem convincing. The situation of general overproduction was covered under Chapter VI and price stabilization schemes were covered by other provisions of the Charter, so that no unilateral escape clause for agricultural protectionism was needed in Article 20.