1. The statement proposed by the Ad Hoc Committee to be inserted in the report of the Sub-Committee to the Fourth Committee to clarify and define the meaning of the words "decide" and "decision" as they are used throughout Chapter V:

"The words 'decide' and 'decision' as used in Article 44, 45A (except in paragraphs 3 and 4) and 47 relate to a conclusion whether or not particular practices have had, have or are about to have the harmful effects described in paragraph 1 of Article 44. Such 'decisions' of the Organization shall not be construed as binding the legislative, executive or judicial authorities of a Member State. Members' obligations regarding these 'decisions' are set out in paragraph 4 of Article 47."

2. The following paragraph proposed by the Ad Hoc Committee as paragraph 5 of Article 44:

"The provisions of this Chapter shall not apply to any business practice required by a Member, to the extent that such practice is essential to the carrying out of actions specifically permitted and subjected to control under Chapter IV or VI or any other Chapter of this Charter."

3. The new draft to be proposed by the Ad Hoc Committee in respect to the words "described in paragraph 1 of Article 44", in paragraph 2 of Article 45.

4. The new draft of paragraph 1 (f) of Article 50, proposed by the Ad Hoc Committee:

"The Members recognize that certain services such as transportation, telecommunications, insurance and the commercial services of banks are substantial elements of international trade and that any restrictive business practices in relation to them by enterprises engaged in these activities in international trade may have harmful effects
have harmful effects similar to those described in paragraph 1 of Article 44. Such practices shall be dealt with in accordance with the following paragraphs of this Article.

5. The amendment proposed by the delegation of Mexico for the addition of a new sub-paragraph (d) to paragraph 1, Article 51 (No. 60 of E/CONF.2/C.4/4) as follows:

"(d) Governmental measures connected with the provision referred to in the previous Article."