Sub-Committee I of the Sixth Committee proposes in its report (E/CONF.2/C.6/93, attachment 2) that a new article (83A), should be included in the Charter.

The Australian Delegation believes the question of the relationship of ITO with the United Nations is a complex one, involving many constitutional aspects as well as important matters of principle, and that the question should be given close and expert study by personnel fully versed in United Nations machinery and procedure. The provisions of Article 94 already give ample scope for action where essential security interests are involved, and we consider that there should not, without direct consultation with the United Nations, be included in the Charter at this stage provisions permitting economic action to be taken, in certain circumstances, in connection with political situations where essential security interests are not involved.

It appears to the Australian Delegation that the best course would be for the matter to be referred to the Interim Commission for study by that body in connection with the drawing up of the Relationship Agreement with the United Nations, and the Interim Commission should be requested to report back to the first Conference of the ITO.

The Australian Delegation, therefore, submits the following proposals:

1. Paragraph 3 should be deleted from the proposed new Article (83A).
2. The draft terms of reference for the Interim Commission should be amended to provide that the Interim Commission should, in its negotiations with the United Nations for the conclusion of a Relationship Agreement, study the problem of economic actions arising out of political situations, and the applicability of the Charter to such economic actions, and should report to the first I.T.O. Conference.