The following paragraphs should replace paragraphs 2 and 3 of the GENERAL NOTES to Schedule XX submitted by the United States Delegation in Document E/PC/T/240. The changes in these paragraphs are entirely technical in nature.

"2. Any additional or separate ordinary customs duty provided for on the date of this Agreement in respect of any article described in this Schedule, whether or not imposed under the statutory provision indicated in the column at the left of the description of the article and whether or not temporarily or conditionally inapplicable on such date, shall continue in force until terminated in accordance with law, subject to any reduction or consolidation with the primary duty indicated in this Schedule or hereafter provided for and to any temporary or conditional exemption therefrom provided for by law on such date or thereafter, but shall not be increased."

"3. Wherever in this Schedule the word "entered" is used in any quota or seasonal-rate provision, it shall mean "entered, or withdrawn from warehouse, for consumption.""