ARTICLE 21. PUBLICATION AND ADMINISTRATION OF TRADE REGULATIONS - ADVANCE NOTICE OF RESTRICTIVE REGULATIONS

Change to Paragraph 3 Suggested by the Delegation of the United States

3. No (law, regulation, decision or) administrative ruling of any Member effecting an advance in a rate of import or export duty or other charge under an established and uniform practice, or imposing a new or more burdensome requirement, restriction or prohibition on imports or exports or on the transfer of payments therefor, shall, as a general rule and within the limits of administrative practicability, be applied to products of any other Member already en route at the time of publication thereof in accordance with paragraph 1 of this Article: Provided, That if any Member customarily exempts from such new or increased obligations products entered or withdrawn from warehouse for consumption, or cleared for export, during a period of thirty days after the date of such publication, such practice shall be considered full compliance with this paragraph. The provisions of this paragraph shall not apply to antidumping or countervailing duties.