Amendment proposed by the Delegation of Brazil.

"The international combinations, agreements or other arrangements between enterprises referred to in Article 39, sub-paragraph 2 (a) shall, unless previously registered with the International Trade Organisation, be presumed to have harmful effects. Registration of such combinations, agreements or other arrangements shall be accorded some degree of publicity, due regard being paid to the legitimate interests of the enterprises concerned".

In addition to this amendment on combinations of enterprises we have made reservations:

a) against the exclusion of services (such as shipping, insurance, banking, etc.) from the purview of the Charter.

b) with regard to the application of the provisions of the Charter to public commercial enterprises (i.e. trading agencies of governments or enterprises for which there is effective public control).