CONSULTATIONS IN 1952 UNDER ARTICLE XIV:1 (g)

Under the procedures agreed upon at the Sixth Session (GATT/CP.6/52) the contracting parties still entitled to take action under the provisions of paragraph 1(c) of Article XIV or of Annex J, are required to initiate consultations with the Contracting Parties, as provided for in Article XIV:1 (g), not later than 15 March 1952. Subsequently contracting parties which intend to initiate such consultations were asked to send an advance notice to the Executive Secretary for the information of the Intersessional Committee by 25 February.

To date the following communications have been received:

from Greece, 14 February

"Greek Government wishing to maintain certain deviations from rule Article XIII is ready to enter into consultation under terms Article XIV, paragraph 1 (g)."

from India, 15 February

"India intends to enter into consultations with Contracting Parties under Article XIV:1 (g)."

from New Zealand, 19 February

"New Zealand prepared to consult with Contracting Parties pursuant to Article XIV:1 (g)."

from Italy, 20 February

"Italy intends to enter into consultation with the Contracting Parties under Article XIV."

from Ceylon, 21 February

"Ceylon will be sending statement of import restrictions by 15 March as desired and will be ready to consult with Contracting Parties if statement of import restrictions makes such consultations necessary."

from Germany, 21 February

"Federal Government envisages initiation of consultations provided for in Article XIV:1(g) with the Contracting Parties and will discuss the time on the occasion of the Intersessional Meeting on 25 February."