

CONTRACTING PARTIES

THIRD SESSION

PROPOSED REPLACEMENT OF SCHEDULE I

ADDENDUM

Memorandum by the Australian Delegation

Document CP 3/13 (para. 12) referred to a small number of rectifying amendments which it was desired to effect in the Australian Schedule to G.A.T.T. at the same time as the more extensive adjustment in rates was being effected consequent upon the alteration in the Australian value for duty basis.

In that document the Australian Delegation suggested that the rectifications of the former kind should first be discussed with the country with which the item was directly negotiated.

The Australian Delegation has held discussions with the Delegations directly concerned. The modifications in the original Schedule I to be effected as a result of these discussions are as follows:

- | | |
|---|---|
| Item 105(M) (2) - page 8 - | Change the wording as proposed in photostat document. |
| Item 179 (D) (1) (d) (1) - pages 17 and 47 - | Change the wording as proposed in photostat document. |
| Item 113 (B) - page 9 - | Change the wording as proposed in photostat document. |
| Item 120 (G) - page 11 - | In the note substitute the words "under Item 120 (G)" for the words "under Item ex 120 (F)". |
| Ex Item 178 (J) - formerly ex 178 (E) pages 16 and 47 - | It has been agreed to revert to the original terminology shown in column headed "description of products" viz. "Internal combustion engines of the type ordinarily used in motor vehicles (other than motor cycles) and parts, n.e.i., therefor". |

