MULTILATERAL TRADE NEGOTIATIONS THE URUGUAY ROUND

RESTRICTED

MTN.GNS/W/95/Corr.1* 19 March 1990

Special Distribution

Group of Negotiations on Services

COMMUNICATION FROM BRAZIL, CHILE, COLOMBIA CUBA, HONDURAS, JAMAICA, NICARAGUA, MEXICO, PERU, TRINIDAD AND TOBAGO AND URUGUAY

Structure of a Multilateral Framework for Trade in Services

Corrigendum

At the request of the delegations of Brazil, Chile, Colombia, Cuba, Honduras, Jamaica, Nicaragua, Mexico, Peru, Trinidad and Tobago and Uruguay, the following corrections should be made to document MTN.GNS/W/95 circulated on 26 February 1990.

- Page 1, paragraph 3, first line; "amend" should be replaced by "adjust".
- Page 4, last paragraph of the PREAMBLE; first line should read: "HAVE AGREED, by this instrument, to establish the International Framework for Trade."
- Page 5, Article 1, paragraph 7, item (d); second line should read: ".... countries shall be recognized as contributions to the corresponding ..."
- Page 9, Article 7, paragraph 3; delete in the third line "endeavour to agree upon".
- Page 9, Article 8, paragraph 1, item (c); should read: "Related to environment."
- Page 10, Article 10, paragraph 1; the last sentence should read: "Within ... years such subsidies or other forms of assistance to exports shall be rolledback until their total elimination."
- Page 12, Article 13, paragraph 4; the second indent should read:

 "- obligations on foreign suppliers aimed at developing the
 domestic supply capacity and the international competitiveness of
 their suppliers, such as measures relating to the requirements of
 investment, domestic financing and of trade balance, as well as

^{*}English and French only

training; transfer of technology; export development and promotion; the improvement of access to distribution channels and information networks in developed countries. In relevant cases equivalent charges may be applied."

Page 12, Article 15, paragraph 1, second sub-paragraph; the first line should read: "As a first commitment to liberalization, the developed country"

Page 12, Article 15, paragraph 1, third sub-paragraph should read:
"In the course of negotiations the sectors and modes of delivery
of services of interest to developing countries shall be negotiated on
a priority basis."