

**MULTILATERAL TRADE
NEGOTIATIONS
THE URUGUAY ROUND**

RESTRICTED
MTN/FA/Corr.1
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(UR-93-0240)

Trade Negotiations Committee

**FINAL ACT EMBODYING THE RESULTS OF THE URUGUAY ROUND OF
MULTILATERAL TRADE NEGOTIATIONS**

Corrigendum

ANNEX 2 - Understanding on Rules and Procedures Governing the Settlement of Disputes

- Delete the text in square brackets in paragraphs 22.5 and 22.7
- Delete the footnotes to paragraphs 26 and 26.1
- Delete the footnote to paragraph 26.2
- In Appendix 2, delete the reference to Agriculture

In Sections MTN/FA III-11(a), 11(b) and 12

Titles:

- Replace the word "Statement" by
"Decision" and make corresponding changes in the Table of Contents.

In MTN/FA II-AIA-3 - Agreement on Agriculture

Annex 5, p. 24:

- Replace Section B by the following text:

ANNEX 5 OF AGREEMENT ON AGRICULTURE

CORRIGENDUM

Section B

7. The provisions of Article 4:2 of this Agreement shall also not apply with effect from the entry into force of this Agreement to a primary agricultural product that is the predominant staple in the traditional diet of a developing country Member and in respect of which the following conditions, in addition to those specified in paragraph 1(a) through 1(d) above, as they apply to the products concerned, are complied with:

- minimum access opportunities in respect of the products concerned, as specified in Section IB of Part I of the Schedule of the developing country Member concerned, correspond to 1 per cent of base period domestic consumption of the products concerned from the beginning of the first year of the implementation period and are increased in equal annual instalments to 2 per cent of corresponding domestic consumption in the base period at the beginning of the fifth year of the implementation period. From the beginning of the sixth year of the implementation period, minimum access opportunities in respect of the products concerned correspond to 2 per cent of corresponding domestic consumption in the base period and are increased in equal annual instalments to 4 per cent of corresponding domestic consumption in the base period until the beginning of the tenth year. Thereafter, the level of minimum access opportunities resulting from this formula in the tenth year shall be maintained in the Schedule of the developing country Member concerned.
- appropriate market access opportunities have been provided for in other products under this Agreement.

8. Any negotiation on the question of whether there can be a continuation of the special treatment as set out in paragraph 7 above after the end of the tenth year following the beginning of the implementation period shall be initiated and completed within the time-frame of the tenth year itself following the beginning of the implementation period.

9. If it is agreed as a result of the negotiation referred to in paragraph 8 above that a Member may continue to apply the special treatment, such Member shall confer additional and acceptable concessions as determined in that negotiation.

10. In the event that special treatment under paragraph 7 above is not to be continued beyond the tenth year following the beginning of the implementation period, the products concerned shall be subject to ordinary customs duties, established on the basis of a tariff equivalent to be calculated in accordance with the guidelines prescribed in the attachment hereto, which shall be bound in the Schedule of the Member concerned. In other respects, the provisions of paragraph 6 above shall apply as modified by the relevant special and differential treatment accorded to developing country Members under this Agreement.