

**PROTOCOL FOR THE ACCESSION OF YUGOSLAVIA TO THE
GENERAL AGREEMENT ON TARIFFS AND TRADE (WITH ANNEX).
DONE AT GENEVA; ON 20 JULY 1966**

Official texts of the Protocol: English and French.

Official text of the annex: English.

Registered by the Director-General of the Contracting Parties to the General Agreement on Tariffs and Trade on 7 September 1966.

The governments which are contracting parties to the General Agreement on Tariffs and Trade (hereinafter referred to as "contracting parties" and "the General Agreement", respectively), the European Economic Community and the Government of the Socialist Federal Republic of Yugoslavia (hereinafter referred to as "Yugoslavia"),

Having regard to the result of the negotiations directed towards the accession of Yugoslavia to the General Agreement,

Taking note of the request of Yugoslavia for accession dated 18 October 1965, of the discussions leading to, and in the context of, the Declaration on Relations between Contracting Parties and Yugoslavia dated 25 May 1959 and the Declaration on the Provisional Accession of Yugoslavia dated 13 November 1962 and of the report on those aspects of the terms of accession which are not directly related to the tariff negotiations,

Have through their representatives agreed as follows:

Part I

GENERAL

1. Yugoslavia shall, upon entry into force of this Protocol pursuant to paragraph 6, become a contracting party to the General Agreement, as defined in Article XXXII thereof, and shall apply provisionally and subject to this Protocol:

(a) Parts I and III of the General Agreement, and

(b) Part II of the General Agreement to the fullest extent not inconsistent with its legislation existing on the date of this Protocol.

The obligations incorporated in paragraph 1 of Article I by reference to Article III and those incorporated in paragraph 2 (b) of Article II by reference to Article VI of the General Agreement shall be considered as falling within Part II for the purpose of this paragraph.

2. (a) The provisions of the General Agreement to be applied by Yugoslavia shall, except as otherwise provided in this Protocol, be the provisions contained in the text

annexed to the Final Act of the second session of the Preparatory Committee of the United Nations Conference on Trade and Employment, as rectified, amended, supplemented, or otherwise modified by such instruments as may have become at least partially effective on the day on which Yugoslavia becomes a contracting party; provided that this does not mean that Yugoslavia undertakes to apply a provision of any such instrument prior to the effectiveness of such provision pursuant to the terms of the instrument; and

(b) in each case in which paragraph 6 of Article V, sub-paragraph 4 (d) of Article VII, and sub-paragraph 3 (c) of Article X of the General Agreement refer to the date of that Agreement, the applicable date in respect of Yugoslavia shall be 13 November 1962, the date of the Declaration providing for the Provisional Accession of Yugoslavia to the General Agreement.

Part II

SCHEDULE

3. The schedule in the Annex shall, upon the entry into force of this Protocol, become a Schedule to the General Agreement relating to Yugoslavia.

4. (a) In each case in which paragraph 1 of Article II of the General Agreement refers to the date of that Agreement the applicable date in respect of each product which is the subject of a concession provided for in the schedule annexed to this Protocol shall be the date of this Protocol.

(b) For the purpose of the reference in paragraph 6 (a) of Article II of the General Agreement to the date of that Agreement, the applicable date in respect of the schedule annexed to this Protocol shall be the date of this Protocol.

Part III

FINAL PROVISIONS

5. This Protocol shall be deposited with the Director-General to the contracting parties. It shall be open for signature by Yugoslavia until 31 December 1966. It shall also be open for signature by contracting parties and the European Economic Community.

6. This Protocol shall enter into force on the thirtieth day following the day upon which it shall have been signed by Yugoslavia.

7. Signature of this Protocol by Yugoslavia shall constitute final action to become a party to each of the following instruments:

(i) Protocol Amending Part I and Articles XXIX and XXX, Geneva, 10 March 1955;

(ii) Fifth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 3 December 1955;

(iii) Sixth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 11 April 1957;

(iv) Seventh Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 30 November 1957;

(v) Protocol Relating to the Negotiations for the Establishment of New Schedule III – Brazil, Geneva, 31 December 1958;

(vi) Eighth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 18 February 1959;

(vii) Ninth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 17 August 1959; and

(viii) Protocol Amending the General Agreement on Tariffs and Trade to Introduce a Part IV on Trade and Development, Geneva, 8 February 1965.

8. Yugoslavia, having become a contracting party to the General Agreement pursuant to paragraph 1 of this Protocol, may accede to the General Agreement upon the applicable terms of this Protocol by deposit of an instrument of accession, with the Director-General. Such accession shall take effect on the day on which the General Agreement enters into force pursuant to Article XXVI or on the thirtieth day following the day of the deposit of the instrument of accession, whichever is the later. Accession to the General Agreement pursuant to this paragraph shall, for the purposes of paragraph 2 of Article XXXII of that Agreement, be regarded as acceptance of the Agreement pursuant to paragraph 4 of Article XXVI thereof.

9. Yugoslavia may withdraw its provisional application of the General Agreement prior to its accession thereto pursuant to paragraph 8 and such withdrawal shall take effect on the sixtieth day following the day on which written notice thereof is received by the Director-General.

10. The Director-General shall promptly furnish a certified copy of this Protocol and a notification of each signature thereto pursuant to paragraph 5, of the deposit of an instrument of accession pursuant to paragraph 8 and of a notice pursuant to paragraph 9 to each contracting party, to the European Economic Community, to Yugoslavia, to each government which shall have acceded provisionally to the General Agreement, and to each government with respect to which an instrument establishing special relations with the contracting parties to the General Agreement shall have entered into force.

This Protocol shall be registered in accordance with the provisions of Article 102 of the Charter of the United Nations.

DONE at Geneva this twentieth day of July one thousand nine hundred and sixty-six in a single copy in the English and French languages, both texts being authentic except as otherwise specified with respect to the schedule annexed hereto.

ANNEX

SCHEDULE L VII – YUGOSLAVIA

This schedule is authentic only in the English language.

Part I

MOST-FAVOURED-NATION TARIFF

Tariff Item Number	Description of Products	Rate of Duty
ex 01.05	Live poultry	
1) Hens:		
a) For breeding	Free
2) Turkeys:		
a) For breeding	Free
3) Geese:		
a) For breeding	Free
4) Ducks:		
a) For breeding	Free
5) Other:		
a) For breeding	Free
ex 08.02	Citrus fruit, fresh or preserved:	
1) Oranges, mandarines and Clementines		5%
2) Other:		
a) Lemons		5%
ex 08.04	Grapes, fresh or dried:	
2) Dried		7%
ex 12.01	Oil seeds and oleaginous fruit, whole or broken:	
5) Linseed		Free
6) Cotton seeds		Free
8) Other:		
d) Other:		
– Safflowerseeds		Free
ex 15.02	Unrendered fats of bovine cattle, sheep or goats; tallow (including “Premier jus”) produced from those fats:	
2) For industrial purposes:		
a) Unrendered		3%
b) Other		3%
3) Other:		
– Other than for food use		3%
ex 20.07	Fruit juices (including grape must) and vegetable juices, whether or not containing added sugar, but unfermented and not containing spirit:	

1) Lemon juice		10%
ex 23.04	Oil-cake and other residues (except dregs) resulting from the extraction of vegetable oils:	
1) Oil-cakes:		
a) Of soya bean		3%
2) Other:		
– Meal of soya bean		3%
28.12	Boric oxide and boric acid:	
1) Boric oxide		3%
2) Boric acid:		
a) not purified		10%
b) purified		10%
28.25	Titanium oxides	3%
31.04	Mineral or chemical fertilisers, potassic:	
1) Potassium salts, crude natural		4%
2) Other		4%
– Potassic salts, except crude natural		4%
ex 32.13	Printing ink; writing and drawing ink and other inks:	
1) Printing ink:		
a) black		5%
b) other		5%
33.06	Perfumery, cosmetics and toilet preparations:	
1) Perfumery and other odoriferous preparations:		
a) perfumes		30%
b) perfumed spirits and toilet water		30%
c) other		30%
2) Preparations for skin treatment:		
a) beauty creams and liquids		30%
b) baby powder		10%
c) other preparations		30%
3) Lipsticks		30%
4) Make-up preparations		30%
5) Nail varnishes, nail creams, preparations for polishing nails, nail varnish solvents and other similar products for nail treatment		30%
6) Tooth powder and paste		20%
7) Mouth washes		20%
8) Preparations for hair treatment:		
a) shampoo		30%
b) hair lotions, oils and creams		30%
c) preparations for undulating and dyeing of hair, hair lacquers and other preparations for hair treatment		30%
9) Shaving cream		30%
10) Eyelash creams, eyebrow pencils and similar preparations for eyelashes and eyebrows		30%

11) Depilatories and deodorants	30%
12) Other	30%

37.07 Other cinematograph film, exposed and developed, whether or not incorporating sound track, negative or positive:

1) Negative	Free
2) Positive	Free

ex 38.03 Activated carbon (decolourising, depolarising or adsorbent); activated diatomite, activated clay; activated bauxite and other activated natural mineral products:

1) Activated carbon	15%
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ex 39.03 Regenerated cellulose; cellulose nitrate, cellulose acetate and other cellulose esters, cellulose ethers and other chemical derivatives of cellulose, plasticised or not (for example, cellodions, celluloid); vulcanised fibre:

2) Other:	
d) celluloid	15%

41.01 Raw hides and skins (fresh, salted, dried, pickled or limed), whether or not split, including sheep-skins in the wool:

Bovine and equine hides, other than calf skins

3%	
2) Calf skins	3%
3) Sheep and lamb skins with the wool on	3%
– sheep skins	3%
– sheep skins, fresh	3%
– lamb skins, fresh	3%
– lamb skins, dried	3%
4) Sheep and lamb skins without the wool	3%
5) Goat skins and kid skins	3%
6) Other:	
a) pigskin	3%
– pigskin dried	3%
b) deer skin	3%
c) crocodile	3%
d) other reptile	3%
e) other	3%

43.01 Raw furskins:

1) of hare	3%
2) of fox	3%
3) of marten	3%
4) of polecat	3%
5) of lambs (astrakhan, persianlamb, mongolian lamb, etc.)	3%
6) of otter	3%
7) of muskrat	3%
8) other:	
a) fine	3%
b) common	3%

ex 45.01	Natural cork, unworked, crushed, granulated or ground; waste cork:	
1) Cork, raw		Free
ex 48.01	Paper and paperboard (including cellulose wadding), machine-made, in rolls or sheets:	
1) Newsprint		3%
ex 48.21	Other articles of paper pulp, paper, paperboard or cellulose wadding:	
1) Cards for statistical machines		10%
ex 51.04	Woven fabrics of man-made fibres (continuous), including woven fabrics of monofil or strip of heading No. 51.01 or 51.02	
2) Of regenerated fibre:		
a) crepe		20%
53.01	Sheep's or lambs' wool, not carded or combed:	
1) Greasy or fleece-washed wool		3%
– Skin wool		3%
2) Other		3%
55.05	Cotton yarn, not put up for retail sale:	
1) Unbleached, not mercerized		8%
2) Other		8%
ex 58.09	Tulle and other net fabrics (but not including woven, knitted or crocheted fabrics), figured; hand or mechanically made lace, in the piece, in strips or in motifs:	
1) Tulle, tulle-bobbins and fillet fabrics		18%
2) Laces:		
b) mechanically made		20%
59.10	Linoleum and materials prepared on a textile base in a similar manner to linoleum, whether or not cut to shape or of a kind used as floor coverings; floor coverings consisting of a coating applied on a textile base, cut to shape or not	20%
ex 59.17	Textile fabrics and textile articles, of a kind commonly used in machinery or plant:	
3) Felt:		
a) for paper industry		12%
ex 68.06	Natural or artificial abrasive powder or grain, on a base of woven fabric, of paper, or paperboard or of other materials, whether or not cut to shape or sewn or otherwise made up:	
1) Abrasive cloths		5%
70.1	Bricks, tiles, slabs, paving blocks, squares and other articles of pressed or moulded glass, of a kind commonly used in building; multi-cellular glass in blocks, slabs, plates, panels and similar forms:	

1) With ornaments in relief		8%
2) Other		8%
ex 70.18	Optical glass and elements of optical glass, other than optically worked elements; blanks for corrective spectacle lenses:	
1) Optical glass		3%
ex 71.02	Precious and semi-precious stones, unworked, cut or otherwise worked, but not mounted, set or strung (except ungraded stones temporarily strung for convenience of transport):	
1) Industrial diamonds		Free
ex 73.03	Scrap and waste metal of iron or steel:	
1) Scrap iron		Free
ex 73.30	Anchors and grapnels and parts thereof, of iron or steel:	
1) Anchors for ships		14%
ex 75.01	Nickel mattes, nickel speiss and other intermediate products of nickel metallurgy; unwrought nickel (excluding electroplating anodes); nickel waste and scrap:	
3) Unwrought nickel		3%
ex 76.01	Unwrought aluminium; aluminium waste and scrap:	
2) Unwrought aluminium:		
b) casting alloys, in various forms		6%
c) kneading alloys, in various forms		6%
82.07	Tool-tips and plates, sticks and the like for tool-tips, unmounted, of sintered metal carbides (for example, carbides of tungsten, molybdenum or vanadium)	18%
ex 82.11	Razors and razor blades (including razor blade blanks, whether or not in strips):	
2) Razor blades		20%
ex 82.13	Other articles of cutlery (for example, secateurs, hair clippers, butchers' cleaves, paper knives); manicure and chiropody sets and appliances (including nail files):	
Manicure, chiropody and similar sets (including nail files)		30%
84.03	Producer gas and water gas generators, with or without purifiers; acetylene gas generators (water process) and similar gas generators, with or without purifiers:	
1) Producer gas generators		25%
2) Water gas generators		25%
3) Acetylene gas generators		25%
4) Other		25%
ex 84.08	Other engines and motors:	

3) Other:	
a) motors	33%
b) engines	33%
ex 84.14	Industrial and laboratory furnaces and ovens, non-electric:
1) Furnaces and apparatus for thermic treatment of metal, ordinary	20%
2) Furnaces and apparatus for thermic treatment of metal, with neutral atmosphere	26%
3) Smelting furnaces	26%
ex 84.19	Machinery for cleaning or drying bottles or other containers; machinery for filling, closing, sealing, capsuling or labelling bottles, cans, boxes, bags or other containers; other packing or wrapping machinery; machinery for aerating beverages; dish washing machines:
3) Machinery for washing, cleaning and drying bottles	29%
ex 84.22	Lifting, handling, loading or unloading machinery, telfers and conveyors (for example, lifts, hoists, winches, cranes, transporter cranes, jacks, pulley tackle, belt conveyors and teleferics), not being machinery falling within heading No. 84.23:
2) Telfers:	
a) for goods	20%
b) for persons	20%
5) Other:	
a) Transporters with a rubber or steel belt, on the basis of belt movement, self-propelled	25%
b) Transporters with a rubber or steel belt, on the basis of belt vibration, self-propelled	26%
c) cranes and windlasses, with support	26%
ex 84.23	Excavating, levelling, boring and extracting machinery, stationary or mobile, for earth, minerals or ores (for example, mechanical shovels, coal-cutters, excavators, scrapers, levellers and bulldozers); pile-drivers; snow-ploughs, not self-propelled (including snow-plough attachments):
2) Transporting machines, such as scrapers and the like:	
a) Self-propelled	31%
4) Bulldozers, dredgers, angledozers and similar machinery: with an engine of a power not exceeding 200 HP	31%
9) Mining machines	30%
ex 84.25	Harvesting and threshing machinery; straw and fodder presses; hay or grass mowers; winnowing and similar cleaning machines for seed, grain or leguminous vegetables and egg-grading and other grading machines for agricultural produce (other than those of a kind used in the bread grain milling industry falling within heading No. 84.29):
11) Grading machines:	
a) for eggs	22%
b) for fruit	22%

c) for vegetables	22%
d) other	22%
12) Other	23%

84.27 Presses, crushes and other machinery, of a kind used in wine-making, cider-making, fruit juice preparation or the like:

1) Mechanical presses and presses for making wine, brandy, juices and the like	20%
2) Hand-operated apparatus for making juices and other beverages	20%
3) Other installations for producing wine, brandy and juices	20%

84.28 Other agricultural, horticultural, poultry-keeping and bee-keeping machinery; germination plant fitted with mechanical or thermal equipment; poultry incubators and brooders:

1) Incubators:	
a) Automatic	23%
b) Other	23%
2) Poultry and cattle feeding machinery:	
a) Automatic	23%
b) Other	23%
3) Other	23%

ex 84.31 Machinery for making or finishing cellulosic pulp, paper or paperboard:

1) Machines and apparatus for making cellulosic pulp and making and finishing paper	26%
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ex 84.37 Weaving machines, knitting machines and machines for making gimped yarn, tulle, lace, embroidery, trimmings, braid or net; machines for preparing yarns for use on such machines, including warping and warp sizing machines:

2) Looms for weaving wool, cotton and silk fabrics with Jacquard-type machines, and similar automatic machines	33%
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ex 84.40 Machinery for washing, cleaning, drying, bleaching, dyeing, dressing, finishing or coating textile yarns, fabrics or made-up textile articles (including laundry and dry-cleaning machinery); fabric folding, reeling or cutting machines; machines of a kind used in the manufacture of linoleum or other floor coverings for applying the paste to the base fabric or other support; machines of a type used for printing a repetitive design, repetitive words or overall colour on textiles, leather, wallpaper, wrapping paper, linoleum or other materials, and engraved or etched plates, blocks or rollers therefor:

1) Machines and apparatus, other than those under item 2:	
a) Washing and drying machines	29%
b) Dry-cleaning machines, of a capacity not exceeding 10 kilogrammes	29%
c) Dry-cleaning machines, of a capacity exceeding 10 kg	29%

d) Machines for ironing made-up and knitted goods	29%
e) Machines for bleaching and dyeing yarn	29%
f) Machines for bleaching and dyeing fabrics	29%
g) Machines for sprinkling and stretching textile fabrics	29%
h) Machines and apparatus for dressing textile fabrics, and similar machines	29%
i) Machines for folding, reeling or cutting textile fabrics	29%
j) Other machines and apparatus	29%

ex 84.41	Sewing machines; furniture specially designed for sewing machines; sewing machine needles:	
13) Other		33%

ex 84.44	Rolling mills and rolls therefore:	
1) Rolling mill stands		22%
6) Rollers for stands		22%

ex 84.47	Machine-tools for working wood, cork, bone, ebonite (vulcanite), hard artificial plastic materials or other hard carving materials, other than machines falling within heading No. 84.49:	
4) Planing machines for wood working		31%
6) Machines for milling wood		33%
7) Machines for grinding wood		33%
8) Saws for wood		25%
9) Saw-gates for wood		25%
10) Other machines for mechanical wood working		31%

ex 84.49	Tools for working in the hand, pneumatic or with self-contained nonelectric motor:	
3) Otherwise driven:		
– Chain saws with internal combustion engine		33%

84.53	Statistical machines of a kind operated in conjunction with punched cards (for instance, sorting, calculating and tabulating machines); accounting machines operated in conjunction with similar punched cards; auxiliary machines for use with such machines (for example, punching and checking machines):	
1) Machines for preparation (punching, checking, reproducing, sorting and the like)		20%
2) Data processing machines (tabulating, calculating and the like)		20%
3) Other		20%

84.61	Taps, cocks, valves and similar appliances, for pipes, boiler shells, tanks, vats and the like, including pressure reducing valves and thermostatically controlled valves:	
1) Automatic		25%
2) Other		22%

84.62	Ball, roller or needle roller bearings:	
1) Ball bearings		26%
2) Roller bearings		26%
3) Needle bearings		26%

ex 84.63 Transmission shafts, cranks, bearing housings, plain shaft bearings, gears and gearing (including friction gears and gear-boxes and other variable speed gears), flywheels, pulleys and pulley blocks, clutches and shaft couplings:

1) Gears and gearing		29%
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ex 85.01 Electrical goods of the following description: generators, motors, converters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors:

1) Generators, motors and converters:

a) Generators and motors:

1) Motors for burners		35%
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2) Other:

cc) of a weight exceeding 100 but not exceeding 1,000 kg. Apiece
33%

– Turbine powered electric generators 33%

dd) exceeding 1,000 kg. Apiece 33%

– Turbine powered electric generators 33%

2) Transformers:

b) Other:

1) of a weight not exceeding 1 kg. Apiece
31%

2) of a weight exceeding 1 but not exceeding 100 kg. Apiece
31%

3) of a weight exceeding 100 but not exceeding 1.000 kg. Apiece
31%

4) of a weight exceeding 1,000kg. Apiece
31%

4) Other 36%

85.04 Electric accumulators:

1) Lead accumulators (acid):

a) For automobiles 23%

b) Other 23%

2) Steel accumulators (alkaline) 23%

3) Other 23%

ex 85.15 Radiotelegraphic and radio telephonic transmission and reception apparatus; radio-broadcasting and television transmission and reception apparatus (including those incorporating gramophones) and television cameras; radio navigational aid apparatus and radio remote control apparatus:

1) Television reception apparatus, whether or not incorporating wireless sets or gramophones:

c) Parts of reception apparatus 26%

2) Radio reception apparatus, whether or not incorporating gramophones:

c) Parts of radio reception apparatus	26%
85.18	Electrical capacitors, fixed or variable:
1) Fixed	25%
2) Other	25%
85.23	Insulated (including enamelled or anodised) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors:
1) Cable sets	23%
2) Power transmission cables	23%
3) Telecommunication cables	23%
4) Co-axial cables	23%
5) Insulated conductors	23%
6) Winding wire	23 %
7) Other	23%
ex 85.24	Carbon brushes, arc-lamp carbons, battery carbons, carbon electrodes and other carbon articles of a kind used for electrical purposes:
1) Carbon (amorphous) electrodes	10%
4) Graphite electrodes, including those in blocks	13%
90.22	Machines and appliances for testing mechanically the hardness, strength, compressibility, elasticity and the like properties of industrial materials (for example, metals, wood, textiles, paper or plastics):
1) Machines and appliances for the mechanical testing of metals	26%
2) Machines and appliances for the mechanical testing of textiles	26%
3) Other	26%
90.24	Instruments and apparatus for measuring, checking or automatically controlling the flow, depth, pressures or other variables of liquids or gases, or for automatically controlling temperature (for example, pressure gauges, thermostats, level gauges, flow meters, heat meters, automatic oven-draught regulators), not being articles falling within heading No. 90.14
	26%
90.25	Instruments and apparatus for physical or chemical analysis (such as polarimeters, refractometers, spectrometers, gas analysis apparatus); instruments and apparatus for measuring or checking viscosity, porosity, expansion, surface tension or the like (such as viscometers, porosi-meters, expansion meters); instruments and apparatus for measuring or checking quantities of heat, light or sound (such as photometers (including exposure meters), calorimeters), microtomes
	26%
91.05	Time of day recording apparatus; apparatus with clock or watch movement (including secondary movement) or with synchronous motor, for measuring, recording or otherwise indicating intervals of time
	33%

ex 92.11	Gramophones, dictating machines and other sound recorders and reproducers, including recordplayers and tape decks with or without sound heads; television image and sound recorders and reproducers, magnetic:	
2) Tape recorders		33%
ex 92.12	Gramophone records and other sound recordings; matrices for the production of records, prepared record blanks, film for mechanical sound recording, prepared tapes, wires, strips and like articles of a kind commonly used for recording sound:	
1) Gramophone records:		
b) Other		33%
2) Tapes for tape recorders		33%
95.01	Worked tortoise-shell and articles of tortoise-shell	30%
95.02	Worked mother of pearl and articles of mother of pearl	30%
.....		
95.03	Worked ivory and articles of ivory	30%
95.04	Worked bone (excluding whalebone) and articles of bone (excluding whalebone)	30%
95.05	Worked horn, coral (natural or agglomerated) and other animal carving material, and articles of horn, coral (natural or agglomerated) or of other animal carving material	30%
95.06	Worked vegetable carving material (for example, corozo) and articles of vegetable carving material	30%
95.07	Worked jet (and mineral substitutes for jet), amber, meerschaum, agglomerated amber and agglomerated meerschaum, and articles of those substances:	
1) Amber and articles of amber:		
a) Of genuine amber		30%
b) Of artificial amber		30%
2) Other		30%

Part II
PREFERENTIAL TARIFF

Nil.

For the Commonwealth of Australia:

For the Republic of Austria:

For the Kingdom of Belgium:

For the United States of Brazil:

For the Union of Burma:

For the Kingdom of Burundi:

For the Federal Republic of Cameroon:
For Canada:
For the Central African Republic:
For Ceylon:
For the Republic of Chad:
For the Republic of Chile:
For the Republic of the Congo (Brazzaville):
For the Republic of Cuba:
For the Republic of Cyprus:
For the Czechoslovak Socialist Republic:
For the Republic of Dahomey:
For the Kingdom of Denmark:
For the Dominican Republic:
For the Republic of Finland:
For the French Republic:
For the Republic of Gabon:
For the Gambia:
For the Federal Republic of Germany:
For the Republic of Ghana:
For the Kingdom of Greece:
For the Republic of Haiti:
For the Republic of India:
For the Republic of Indonesia:
For the State of Israel:
For the Republic of Italy:
For the Republic of the Ivory Coast:
For Jamaica:
For Japan:
For the Republic of Kenya:
For the State of Kuwait:
For the Grand Duchy of Luxembourg:
For the Malgasy Republic:
For Malawi:
For Malaysia:
For Malta:
For the Islamic Republic of Mauritania:
For the Kingdom of the Netherlands:
For New Zealand:
For the Republic of Nicaragua:
For the Republic of the Niger:
For Nigeria:
For the Kingdom of Norway:
For Pakistan:
For the Republic of Peru:
For the Portuguese Republic:
For Rhodesia:
For the Republic of Rwanda:
For the Republic of Senegal:
For Sierra Leone:
For the Republic of South Africa:
For the Spanish State:

For the Kingdom of Sweden:
For the Swiss Confederation:
For the United Republic of Tanzania:
For the Togolese Republic:
For Trinidad and Tobago:
For the Republic of Turkey:
For Uganda:
For the United Kingdom of Great Britain and Northern Ireland:
For the United States of America:
For the Republic of the Upper Volta:
For the Eastern Republic of Uruguay:
For the European Economic Community:
For the Socialist Federal Republic of Yugoslavia:

List of GATT instruments which have been accepted by Yugoslavia pursuant to paragraphe 2 (a) of the Protocol for the accession of Yugoslavia to the GATT. The date of entry into force of all instruments in respect of Yugoslavia is the date of Yugoslavia's accession to the GATT, pursuant to paragraph 1 of the Protocol of Accession, i.e. 25 August 1966

Protocol modifying certain provisions of the General Agreement on Tariffs and Trade, Havana, 24 March 1948 (UNTS, Vol. 62, p. 30); Special Protocol modifying Article XIV, Havana, 24 March 1948 (UNTS, Vol. 62, p. 40);

Special Protocol relating to Article XXIV, Havana, 24 March 1948 (UNTS, Vol. 62, p. 56); First Protocol of Rectifications, Havana, 24 March 1948 (UNTS, Vol. 62, p. 2);

Second Protocol of Rectifications, Geneva, 14 September 1948 (UNTS, Vol. 62, p. 74);

Protocol modifying Part I and Article XXIX, Geneva, 14 September 1948 (UNTS, Vol. 138, p. 334); Protocol modifying Part II and Article XXVI, Geneva, 14 September 1948 (UNTS, Vol. 62, p. 80); Third Protocol of Rectifications, Annecy, 13 August 1949 (UNTS, Vol. 107, p. 311);

First Protocol of Modifications, Annecy, 13 August 1949 (UNTS, Vol. 138, p. 381);

Protocol modifying Article XXVI, Annecy, 13 August 1949 (UNTS, Vol. 62, p. 114);

Protocol replacing Schedule I (Australia), Annecy, 13 August 1949 (UNTS, Vol. 107, p. 83); Protocol replacing Schedule VI (Ceylon), Annecy, 13 August 1949 (UNTS, Vol. 138, p. 346);

Annecy Protocol of Terms of Accession, Annecy, 10 October 1949 (UNTS, Vol. 62, p. 121);

Fourth Protocol of Rectifications, Geneva, 3 April 1950 (UNTS, Vol. 138, p. 398);

Fifth Protocol of Rectifications, Torquay, 16 December 1950 (UNTS, Vol. 167, p. 265);

Torquay Protocol to the General Agreement on Tariffs and Trade, Torquay, 21 April 1951 (UNTS, Vol. 142, p. 34);

First Protocol of Rectifications and Modifications to the Texts of the Schedules to the General Agreement on Tariffs and Trade, Geneva, 27 October 1951 (UNTS, Vol. 176, p. 2);

Second Protocol of Rectifications and Modifications to the Texts of the Schedules to the General Agreement on Tariffs and Trade, Geneva, 8 November 1952 (UNTS, Vol. 321, p. 245);

Third Protocol of Rectifications and Modifications to the Texts of the Schedules to the General Agreement on Tariffs and Trade, Geneva, 24 October 1953 (UNTS, Vol. 321, p. 266);

Fourth Protocol of Rectifications and Modifications to the Annexes and to the Texts of the Schedules, Geneva, 7 March 1955 (UNTS, Vol. 324, p. 300);

Protocol amending the Preamble and Parts II and III, Geneva, 10 March 1955 (UNTS, Vol. 278, p. 168);

Protocol of Terms of Accession of Japan, Geneva, 7 June 1955 (UNTS, Vol. 220, p. 164);

Protocol of Rectifications to the French Text, Geneva, 15 June 1955 (UNTS, Vol. 253, p. 316);

Third Protocol of Supplementary Concessions (Denmark and Federal Republic of Germany), Geneva, 15 July 1955 (UNTS, Vol. 250, p. 292);

Fourth Protocol of Supplementary Concessions (Federal Republic of Germany and Norway), Geneva, 15 July 1955 (UNTS, Vol. 250, p. 297);

Fifth Protocol of Supplementary Concessions (Federal Republic of Germany and Sweden), Geneva, 15 July 1955 (UNTS, Vol. 250, p. 301);

Proces-Verbal of Rectifications concerning the Protocol Amending Part I and Articles XXIX and XXX, the Protocol Amending the Preamble and Parts II and III and the Protocol of Organisational Amendments, Geneva, 3 December 1955 (UNTS, Vol. 278, p. 246);

Sixth Protocol of Supplementary Concessions, Geneva, 23 May 1956 (UNTS, Vols. 244 to 246);

Seventh Protocol of Supplementary Concessions (Austria and Federal Republic of Germany), Bonn, 19 February 1957 (UNTS, Vol. 309, p. 364);

Eighth Protocol of Supplementary Concessions (Cuba and United States of America), Havana, 20 June 1957 (UNTS, Vol. 274, p. 322);

Protocol for the Accession of Israel to the General Agreement on Tariffs and Trade, Geneva, 6 April 1962 (UNTS, Vol. 431, p. 244);

Protocol for the Accession of Portugal to the General Agreement on Tariffs and Trade, Geneva, 6 April 1963 (UNTS, Vol. 431, p. 208);

Protocol to the General Agreement on Tariffs and Trade Embodying Results of the 1960-61 Tariff Conference, Geneva, 16 July 1962 (UNTS, Vol. 440, p. 1);

Tenth Protocol of Supplementary Concessions (Japan and New Zealand), Geneva, 28 January 1965 (UNTS, Vol. 476, p. 254);

Protocol for the Accession of Spain to the General Agreement on Tariffs and Trade, Geneva, 1 July 1963 (UNTS, Vol. 476, p. 264);

Protocol for the Accession of Switzerland to the General Agreement on Tariffs and Trade, Geneva, 1 April 1966 (UNTS, Vol. 570, p. 272).

**LI. PROTOCOL AMENDING THE GENERAL AGREEMENT ON TARIFFS AND
TRADE TO INTRODUCE A PART IV ON TRADE AND DEVELOPMENT.
DONE AT GENEVA; ON 8 FEBRUARY 1965**

Official texts: English, French and Spanish.

Registered by the Director-General of the Contracting Parties to the General Agreement on Tariffs and Trade on 9 September 1966.

The Governments which are contracting parties to the General Agreement on Tariffs and Trade (hereinafter referred to as “the contracting parties” and “the General Agreement” respectively),

Desiring to effect amendments to the General Agreement pursuant to the provisions of Article XXX thereof,

Hereby agree as follows:

1. A Part IV comprising three new Articles shall be inserted and the provisions of Annex I shall be amended as follows:

A

The following heading and Articles shall be inserted after Article XXXV:

“Part IV

“TRADE AND DEVELOPMENT

“Article XXXVI principles and objectives

“1. The contracting parties,

“(a) recalling that the basic objectives of this Agreement include the raising of standards of living and the progressive development of the economies of all contracting parties, and considering that the attainment of these objectives is particularly urgent for less-developed contracting parties;

“(6) considering that export earnings of the less-developed contracting parties can play a vital part in their economic development and that the extent of this contribution depends on the prices paid by the less-developed contracting parties for essential imports, the volume of their exports, and the prices received for these exports;

“(c) noting that there is a wide gap between standards of living in less-developed countries and in other countries;

“(d] recognizing that individual and joint action is essential to further the development of the economies of less-developed contracting parties and to bring about a rapid advance in the standards of living in these countries;

“(e) recognizing that international trade as a means of achieving economic and social advancement should be governed by such rules and procedures – and measures in conformity with such rules and procedures – as are consistent with the objectives set forth in this Article;

“(f) noting that the contracting parties may enable less-developed contracting parties to use special measures to promote their trade and development; agree as follows.

“2. There is need for a rapid and sustained expansion of the export earnings of the less-developed contracting parties.

“3. There is need for positive efforts designed to ensure that less-developed contracting parties secure a share in the growth in international trade commensurate with the needs of their economic development.

“4. Given the continued dependence of many less-developed contracting parties on the exportation of a limited range of primary products, there is need to provide in the largest possible measure more favourable and acceptable conditions of access to world markets for these products, and wherever appropriate to devise measures designed to stabilize and improve conditions of world markets in these products, including in particular measures designed to attain stable, equitable and remunerative prices, thus permitting an expansion of world trade and demand and a dynamic and steady growth of the real export earnings of these countries so as to provide them with expanding resources for their economic development.

“5. The rapid expansion of the economies of the less-developed contracting parties will be facilitated by a diversification of the structure of their economies and the avoidance of an excessive dependence on the export of primary products. There is, therefore, need for increased access in the largest possible measure to markets under favourable conditions for processed and manufactured products currently or potentially of particular export interest to less-developed contracting parties.

“6. Because of the chronic deficiency in the export proceeds and other foreign exchange earnings of less-developed contracting parties, there are important interrelationships between trade and financial assistance to development. There is, therefore, need for close and continuing collaboration between the contracting parties and the international lending agencies so that they can contribute most effectively to alleviating the burdens these less-developed contracting parties assume in the interest of their economic development.

“7. There is need for appropriate collaboration between the contracting parties, other intergovernmental bodies and the organs and agencies of the United Nations system, whose activities relate to the trade and economic development of less-developed countries.

“8. The developed contracting parties do not expect reciprocity for commitments made by them in trade negotiations to reduce or remove tariffs and other barriers to the trade of less-developed contracting parties.

“9. The adoption of measures to give effect to these principles and objectives shall be a matter of conscious and purposeful effort on the part of the contracting parties both individually and jointly.

“Article XXXVII commitments

“1. The developed contracting parties shall to the fullest extent possible – that is, except when compelling reasons, which may include legal reasons, make it impossible – give effect to the following provisions:

“(a) accord high priority to the reduction and elimination of barriers to products currently or potentially of particular export interest to less-developed contracting parties, including customs duties and other restrictions which differentiate unreasonably between such products in their primary and in their processed forms;

“(b) refrain from introducing, or increasing the incidence of, customs duties or non-tariff import barriers on products currently or potentially of particular export interest to less-developed contracting parties; and

“(c) (i) refrain from imposing new fiscal measures, and

(ii) in any adjustments of fiscal policy accord high priority to the reduction and elimination of fiscal measures,

which would hamper, or which hamper, significantly the growth of consumption of primary products, in raw or processed form, wholly or mainly produced in the

territories of less-developed contracting parties, and which are applied specifically to those products.

“2. (a) Whenever it is considered that effect is not being given to any of the provisions of sub-paragraph (a), (b) or (c) of paragraph 1, the matter shall be reported to the contracting parties either by the contracting party not so giving effect to the relevant provisions or by any other interested contracting party.

“(b) (i) The contracting parties shall, if requested so to do by any interested contracting party, and without prejudice to any bilateral consultations that may be undertaken, consult with the contracting party concerned and all interested contracting parties with respect to the matter with a view to reaching solutions satisfactory to all contracting parties concerned in order to further the objectives set forth in Article XXXVI. In the course of these consultations, the reasons given in cases where effect was not being given to the provisions of sub-paragraph (a), (b) or (c) of paragraph 1 shall be examined.

(ii) As the implementation of the provisions of sub-paragraph (a), (b) or (c) of paragraph 1 by individual contracting parties may in some cases be more readily achieved where action is taken jointly with other developed contracting parties, such consultation might, where appropriate, be directed towards this end.

(iii) The consultations by the contracting parties might also, in appropriate cases, be directed towards agreement on joint action designed to further the objectives of this Agreement as envisaged in paragraph 1 of Article XXV.

“3. The developed contracting parties shall:

“(a) make every effort, in cases where a government directly or indirectly determines the resale price of products wholly or mainly produced in the territories of less-developed contracting parties, to maintain trade margins at equitable levels;

“(b) give active consideration to the adoption of other measures designed to provide greater scope for the development of imports from less-developed contracting parties and collaborate in appropriate international action to this end;

“(c) have special regard to the trade interests of less-developed contracting parties when considering the application of other measures permitted under this Agreement to meet particular problems and explore all possibilities of constructive remedies before applying such measures where they would affect essential interests of those contracting parties.

“4. Less-developed contracting parties agree to take appropriate action in implementation of the provisions of Part IV for the benefit of the trade of other less-developed contracting parties, in so far as such action is consistent with their individual present and future development, financial and trade needs taking into account past trade developments as well as the trade interests of less-developed contracting parties as a whole.

“5. In the implementation of the commitments set forth in paragraphs 1 to 4 each contracting party shall afford to any other interested contracting party or contracting

parties full and prompt opportunity for consultations under the normal procedures of this Agreement with respect to any matter or difficulty which may arise.

“Article XXXVIII joint action

“1. The contracting parties shall collaborate jointly, within the framework of this Agreement and elsewhere, as appropriate, to further the objectives set forth in Article XXXVI.

“2. In particular, the contracting parties shall:

“(a) where appropriate, take action, including action through international arrangements, to provide improved and acceptable conditions of access to world markets for primary products of particular interest to less-developed contracting parties and to devise measures designed to stabilize and improve conditions of world markets in these products including measures designed to attain stable, equitable and remunerative prices for exports of such products;

“(b) seek appropriate collaboration in matters of trade and development policy with the United Nations and its organs and agencies, including any institutions that may be created on the basis of recommendations by the United Nations Conference on Trade and Development;

“(c) collaborate in analyzing the development plans and policies of individual less-developed contracting parties and in examining trade and aid relationships with a view to devising concrete measures to promote the development of export potential and to facilitate access to export markets for the products of the industries thus developed and, in this connexion seek appropriate collaboration with governments and international organizations, and in particular with organizations having competence in relation to financial assistance for economic development, in systematic studies of trade and aid relationships in individual less-developed contracting parties aimed at obtaining a clear analysis of export potential, market prospects and any further action that may be required;

“(d) keep under continuous review the development of world trade with special reference to the rate of growth of the trade of less-developed contracting parties and make such recommendations to contracting parties as may, in the circumstances, be deemed appropriate;

“(e) collaborate in seeking feasible methods to expand trade for the purpose of economic development, through international harmonization and adjustment of national policies and regulations, through technical and commercial standards affecting production, transportation and marketing, and through export promotion by the establishment of facilities for the increased flow of trade information and the development of market research; and

“(f) establish such institutional arrangements as may be necessary to further the objectives set forth in Article XXXVI and to give effect to the provisions of this Part.”

To Annex I (which, pursuant to Section BB(i) of the Protocol amending the Preamble and Parts II and III, is to become Annex H) the following notes shall be added:

“Ad Part IV

The words “developed contracting parties” and the words “less-developed contracting parties” as used in Part IV are to be understood to refer to developed and less-developed countries which are parties to the General Agreement on Tariffs and Trade.

“Ad Article XXXVI

“Paragraph 1

“This Article is based upon the objectives set forth in Article I as it will be amended by Section A of paragraph 1 of the Protocol Amending Part I and Articles XXIX and XXX when that Protocol enters into force.

“Paragraph 4

The term “primary products” includes agricultural products, vide paragraph 2 of the note ad Article XVI, Section B.

“Paragraph 5

A diversification programme would generally include the intensification of activities for the processing of primary products and the development of manufacturing industries, taking into account the situation of the particular contracting party and the world outlook for production and consumption of different commodities.

“Paragraph 8

“It is understood that the phrase “do not expect reciprocity” means, in accordance with the objectives set forth in this Article, that the less-developed contracting parties should not be expected, in the course of trade negotiations, to make contributions which are inconsistent with their individual development, financial and trade needs, taking into consideration past trade developments.

“This paragraph would apply in the event of action under Section A of Article XVIII, Article XXVIII, Article XXVIII bis (Article XXIX after the amendment set forth in Section A of paragraph 1 of the Protocol Amending Part I and Articles XXIX and XXX shall have become effective), Article XXXIII, or any other procedure under this Agreement.

“Ad Article XXXVII

“Paragraph 1 (a)

“This paragraph would apply in the event of negotiations for reduction or elimination of tariffs or other restrictive regulations of commerce under Articles XXVIII, XXVIII bis (XXIX after the amendment set forth in Section A of paragraph 1 of the Protocol Amending Part I and Articles XXIX and XXX shall have become effective), and Article XXXIII, as well as in connexion with other action to effect such reduction or elimination which contracting parties may be able to undertake.

“Paragraph 3 (b)

“The other measures referred to in this paragraph might include steps to promote domestic structural changes, to encourage the consumption of particular products, or to introduce measures of trade promotion.”

2. This Protocol shall be deposited with the Executive Secretary to the contracting parties to the General Agreement. It shall be open for acceptance, by signature or otherwise, by the contracting parties to the General Agreement and by the governments which have acceded provisionally to the General Agreement, until 31 December 1965; provided that the period during which this Protocol may be accepted in respect of a contracting party or such government may, by a decision of the contracting parties, be extended beyond that date.

3. Acceptance of this Protocol in accordance with the provisions of paragraph 2 shall be deemed to constitute an acceptance of the amendments set forth in paragraph 1 in accordance with the provisions of Article XXX of the General Agreement.

4. The amendments set forth in paragraph 1 shall become effective in accordance with the provisions of Article XXX of the General Agreement following acceptance of the Protocol by two thirds of the governments which are then contracting parties.

5. The amendments set forth in paragraph 1 shall become effective between a government which has acceded provisionally to the General Agreement and a government which is a contracting party, and between two governments which have acceded provisionally when such amendments shall have been accepted by both such governments; provided that the amendments shall not become so effective before an instrument of provisional accession shall have become effective between the two governments nor before the amendments shall have become effective in accordance with the provisions of paragraph 4.

6. Acceptance of this Protocol by a contracting party, to the extent that it shall not have already taken final action to become a party to the following instruments and except as it may otherwise notify the Executive Secretary in writing at the time of such acceptance, shall constitute final action to become a party to each of the following instruments:

(i) Protocol Amending Part I and Articles XXIX and XXX, Geneva, 10 March 1955;

(ii) Protocol Amending the Preamble and Parts II and III, Geneva, 10 March 1955 ;

(iii) Protocol of Rectifications to the French Text, Geneva, 15 June 1955;

(iv) Proces-Verbal of Rectifications Concerning the Protocol Amending Part I and Articles XXIX and XXX, the Protocol Amending the Preamble and Parts II and III and the Protocol of Organizational Amendments, Geneva, 3 December 1955;

(v) Fifth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 3 December 1955;

(vi) Sixth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 11 April 1957;

(vii) Seventh Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 30 November 1957;

(viii) Protocol Relating to the Negotiations for the Establishment of New Schedule Brazil, Geneva, 31 December 1958;

(ix) Eighth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 18 February 1959; and

(x) Ninth Protocol of Rectifications and Modifications to the Texts of the Schedules, Geneva, 17 August 1959.

7. The Executive Secretary to the contracting parties to the General Agreement shall promptly furnish a certified copy of this Protocol and a notification of each acceptance thereof to each contracting party to the General Agreement and to each government which has acceded provisionally to the General Agreement.

8. This Protocol shall be registered in accordance with the provisions of Article 102 of the Charter of the United Nations.

DONE at Geneva in a single copy, in the English, French and Spanish languages, all three texts authentic, this eighth day of February, one thousand nine hundred and sixty-five.