19

se

17

qu

tit

qu

CON

effe

par rep

E

(i) The phrase "paragraphs 1 and 2 of Article III" in the interpretative note to paragraph 1 of Article I in Annex I shall read "paragraphs 2 and 4" Article III".

(ii) The following new paragraph shall be inserted at the end of the inter-

pretative note to paragraph 1 of Article I in Annex I:-

"The cross references, in the paragraph immediately above and paragraph 1 of Article I, to paragraphs 2 and 4 of Article III shall only after Article III shall only apply after Article III has been modified by the entry into force of amendment provided for in the Protocol Modifying Part II and Article XXVI of the Connect American Article III and Article III and III XXVI of the General Agreement on Tariffs and Trade, dated September 1948."

- (iii) The heading "Paragraph 3" in the interpretative note to Article 1" Annex I shall read: "Paragraph 4".
- heading "ad Article II". heading "ad Article II":- me and more propose propose proposed in the proposed proposed in the proposed propose

9116 "Paragraph 2 (a) al Machartadotal suppression and the

The cross reference, in paragraph 2 (a) of Article II to paragraph of Article III shall only apply after Article III has been modified by entry into force of the amendment provided for in the Protocol Modifying Part II and Article XXVI of the General Agreement on Tariffs and Trade dated September 14, 1948".

(v) The text of the interpretative note to paragraph 4 of Article II Annex I shall read: _____ a Hayane a cost of the shall read in one more than the shall read in the sha

at a "Paragraph 40 strait" at Signor and an other arthor strait off. Except where otherwise specifically agreed between the contracting parties which initially negotiated the concession, the provisions of paragraph will be applied in the concession, the provisions of paragraph will be applied in the light of the provisions of Article 31 the Havana Charten? the Havana Charter."

(vi) The following interpretative note shall be inserted in Annex I immediately after the interpretative note to have a shall be inserted in Annex I immediately after the interpretative note to have a shall be inserted in Annex I immediately after the interpretative note to have a shall be inserted in Annex I immediately after the interpretative note that the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative note that it is not a shall be inserted in Annex I immediately after the interpretative not a shall be inserted in Annex I immediately after the interpretative not a shall be inserted in Annex I immediately after the interpretative not a shall be inserted in the interpretative not a shall be interpretative not a shall be interpretative not a shall be interpreta ately after the interpretative note to Article XXVI:

"ad ARTICLE XXIX

Paragraph 1

Chapters VII and VIII of the Havana Charter have been excluded from graph 1 because they graphed to the Havana Charter have been excluded from graph 1 because they graphed to the Havana Charter have been excluded from graph 1 because they graphed to the Havana Charter have been excluded from graph 1 because they graphed to the Havana Charter have been excluded from graphed from paragraph 1 because they generally deal with the organization, functions and procedures of the International Transfer of the I and procedures of the International Trade Organization."

- 2. This Protocol shall, following its signature at the close of the General Session of the Contracting Parties be deposited with the Secretary-General of the United Nations.
- 3. The deposit of this Protocol will, as from the date of deposit, constituted deposit of the instrument of acceptant the deposit of the instrument of acceptance of the amendment set out in party graph 1 of this Protocol by any contract. graph 1 of this Protocol by any contracting party the representative of which has signed this Protocol without any has signed this Protocol without any reservation.