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Paragraph 1

The application of paragraph 1 to internal taxes imposed by local government ments and authorities within the territory of a contracting party is subject to provisions of the final paragraph of Article XXIV. The term "reasonal" measures" in the last-mentioned paragraph would not require, for example, repeal of existing national legislation authorizing local governments to impositional territorial to the state of the stat internal taxes which, although technically inconsistent with the letter of Artificial and the letter of III are not in fact inconsistent with its spirit, if such repeal would result in serious financial hardship for the local governments or authorities concerned With regard to taxation by local governments or authorities which is inconsistent with both the letter and spirit of Article III, the term "reasonable measures" would permit a contracting party to eliminate the inconsistent taxation gradual over a transition period, if abrupt action would create serious administrative and financial difficulties.

Paragraph 2

A tax conforming to the requirements of the first sentence of paragraph would be considered to be inconsistent with the provisions of the second sentence only in cases where only in cases where competition was involved between, on the one hand, taxes product, and on the other hand, and the other han taxes product and on the other hand, a directly competitive or substitutable product which was not similarly taxed.

Paragraph 5

Regulations consistent with the provisions of the first sentence of paragraph 5 shall not be considered to be contrary to the provisions of the second sentence in any case in which all a selections of the second sentence of particular and the provisions of the second sentence of particular and the particula in any case in which all of the products subject to the regulations are products domestically in substantial quantities domestically in substantial quantities. A regulation cannot be justified as being consistent with the provisions of the consistent with the provisions of the second sentence on the ground that proportion or amount allocated to see the second sentence on the ground that proportion or amount allocated to each of the products which are the subject of the regulation constitutes or of the regulation constitutes an equitable relationship between imported domestic products" domestic products."

(ii) The texts of the interpretative notes to Article VI in Annex I shall trouver la partie contractante de disposer d'un certain temps pour

## "ad ARTICLE VI

Paragraph 1

Hidden dumping by associated houses (that is, the sale by an importer all below that corresponding to the residual to the sale by an importer all below that corresponding to the residual to the sale by an importer all below that corresponding to the residual to the sale by an importer all below that corresponding to the sale by an importer all below that corresponding to the sale by an importer all below that the sale by the price below that corresponding to the price invoiced by an exporter with the importer is associated and also below the sale by an exporter with the importer is associated, and also below the price in the exporting countries a form of price dumping with constitutes a form of price dumping with respect to which the margin of dumping may be calculated on the basis of the respect to which the margin of may be calculated on the basis of the price at which the goods are resold by importer.

Paragraphs 2 and 3

As in many other cases in customs administration, a contracting party pa Note 1 require reasonable security (bond or cash deposit) for the payment of