United States in relation to restrictive busi- enforcement agencies of the two countries, ness practices in international trade. Notification and consultation will continue under both arrangements. Each country will, insofar as its national laws and legitimate interests permit, provide the other with information in its possession of activities or situations, affecting international trade, that the other requires in order to consider whether there has been a breach of its restrictive business practices laws.

A primary concern would be cartel and other restrictive agreements and restrictive intended that more regular and more frebusiness practices of multi-national corpora- quent meetings between the agencies will tions affecting international trade. The take place.

each within its own jurisdiction, will where possible co-ordinate the enforcement of their respective laws against such restrictive business practices.

Referring to the close relationship that has developed over the years between the Canadian and United States anti-trust enforcement agencies, Mr. Mitchell and Mr. Basford said that to facilitate the implementation of the foregoing co-operative arrangements, it is