CO

én

de rè

en 19

en po

Ju

A

pa

en

lia

da

po

an

gu

où

Ac þa ar

C

in

tic

M co

The text of Article XXIX shall read:

## "ARTICLE XXIX

## The Relation of this Agreement to the Havana Charter

- 1. The contracting parties undertake to observe to the fullest extent their executive authority the general principles of Chapters I to VI included and of Chapters IV. and of Chapter IX of the Havana Charter pending their acceptance of it accordance with their constitutional procedures.
- 2. Part II of this Agreement shall be suspended on the day on which Havana Charter enters into force.
- 3. If by September 30, 1949, the Havana Charter has not entered into forth the contracting parties shall meet before December 31, 1949, to agree whether this Agreement shall be a shall be a specific to be a specific to the state of the this Agreement shall be amended, supplemented or maintained.
- 4. If at any time the Havana Charter should cease to be in force, the tracting parties shall meet as soon as practicable thereafter to agree whethere the supplement of the this Agreement shall be supplemented, amended or maintained. Pending agreement, Part II of this Agreement shall again enter into force; Provided the provisions of Part II other the the provisions of Part II other than Article XXIII shall be replaced, mutandis, in the form in which the state of the stat mutandis, in the form in which they then appeared in the Havana Charter; Provided further that no contracting party shall be bound by any provided which did not bind it at the time when the which did not bind it at the time when the Havana Charter ceased to be in force
- 5. If any contracting party has not accepted the Havana Charter by working upon which it enters into formall date upon which it enters into force, the contracting parties shall confer agree whether, and if so in what agree whether, and if so in what way, this Agreement insofar as it affects relations between such contraction. relations between such contracting party and other contracting parties, shall supplemented or amended. Pending of supplemented or amended. Pending such agreement the provisions of Part of this Agreement shall notwithster it of this Agreement shall, notwithstanding the provisions of paragraph 2 of continue to apply as between Article, continue to apply as between such contracting party and other tracting parties
- 6. Contracting parties which are Members of the International Trade onto shall not invoke the previous ization shall not invoke the provisions of this Agreement so as to prevent the operation of any provision of the H operation of any provision of the Havana Charter. The application of principle underlying this paragraph to principle underlying this paragraph to any contracting party which is Member of the International Trade Orange Contracting party which is of the Internatio Member of the International Trade Organization shall be the subject of

The following paragraph shall be added at the conclusion of Annex ting to Article I: relating to Article I:-

"The Dominions of India and Pakistan have not been mentioned rately in the above list since they had not been mentioned as still separately in the above list since they had not come into existence as such on the base date of April 10, 1947"