

6. Canada has notified the GATT of its intention to provide preferential duty-free entry for Commonwealth Caribbean imports and is seeking a waiver from the obligation to ensure non-discriminatory treatment for the imports of members of the GATT.
7. Before implementation, Canada will be providing training seminars to officials of the Commonwealth Caribbean to ensure that they are knowledgeable of the provisions and procedures involved in CARIBCAN duty-free trade. Individual exporters will be invited to attend these seminars at their own expense, on a first-come first-served basis.
8. Approval of the legislation necessary to implement the duty-free trade provisions of CARIBCAN will be sought at the appropriate juncture to ensure that trade can begin to flow under CARIBCAN by mid-1986.
9. After implementation, the Tariff Board will receive and review requests from Canadian manufacturers for the withdrawal of duty-free rates, should injury or threat of injury, occur. All affected parties, including Commonwealth Caribbean manufacturers and/or their governments, will be able to make representations to the Tariff Board when public hearings are held to review such requests.
10. Two years after implementation, a review will be undertaken to determine whether any of the provisions related to duty-free access to the Canadian market can be improved.