Permits Act to control the exports of unprocessed roe herring. It is agreed that export permits will be made available to exporters to the United States of unprocessed Pacific roe herring on condition that they furnish certification from United States consignees that such herring will be:

- processed in the United States to the same degree as it must be processed in Canada for export to other destinations, or
- actually consumed in the United States.

3. The salmon and herring exempted from landing in British Columbia will be subject to verification and sampling aboard Canadian tender vessels licensed and equipped for direct exports, in accordance with Annex A.

4. The principles described above will be elaborated and administered in the least trade burdensome manner possible. The details of these principles will be elaborated by March 1, 1990.

5. After March 1, 1993, the Commission, using the procedures contemplated by Article 1805(2) will review this decision, with the assistance of technical and industry advisors, in light of the experience then garnered and the conditions prevailing at that time.

6. This resolution of the dispute may be extended by consent of both Parties and may be terminated by either party upon six months' notice. In the event of termination, both parties may assert any of the rights previously available to them.

John C. Crosbie Minister for International Trade

Carla A. Hills United States Trade Representative