

Original: Spanish

CARTAGENA AGREEMENT

Communication from the Board of the Cartagena Agreement

The following communication, dated 9 April 1991, has been received from the Board of the Cartagena Agreement.

On behalf of the Board of the Cartagena Agreement I transmit herewith the Decisions adopted by the Commission of the Cartagena Agreement at its fifty-fifth regular session, held in Lima on 21 and 22 March 1991.

As you are aware, the countries that are members of the Cartagena Agreement as well as GATT contracting parties submitted a report on the activities of the Andean Group to the Committee on Trade and Development¹ at its meeting in October 1990.

The Board of the Cartagena Agreement will regularly transmit to GATT the Decisions of the Commission of the Cartagena Agreement in order to up-date permanently the information on progress in sub-regional integration made available to the contracting parties.

The text of the following Decisions are available in the secretariat (Development Division, Room 2010) for consultation by interested delegations:

- Decision 281 Implementation of Measures for the Enhancement of the Strategic Design for the Trade Sector
- Decision 282 Harmonization of Tariff Franchises
- Decision 283 Rules to prevent or redress distortions in competition arising out of dumping or subsidy practices
- Decision 284 Rules to prevent or redress distortions in competition arising out of export restrictions

¹Document L/6737, dated 12 October 1990.

- Decision 285 Rules to prevent or redress distortions in competition arising out of restrictions on free competition
- Decision 286 Modifications of the NANDINA
- Decision 291 Common treatment of foreign capital and of trade-marks, patents, licences and royalties
- Decision 292 Uniform treatment of Andean Multinational Undertakings
- Decision 293 Special rules for the determination of the origin of goods.