

**WTO/GATT Differentiation and More Favourable Treatment
Reciprocity and Fuller Participation of Developing Countries (Decision
of 28 November 1979) (so-called “Enabled Clause”)**

World Trade Organization

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1 **WTO/GATT Differentiation and More Favourable
Treatment Reciprocity and Fuller Participation of
Developing Countries (Decision of 28 November 1979)
(so-called “Enabled Clause”)**

2 Preamble

3 Following negotiations within the framework of the Multilateral
Trade Negotiations, the CONTRACTING PARTIES decide as
follows:

4 1. Notwithstanding the provisions of Article I of the General
Agreement, contracting parties may accord differential and more
favourable treatment to developing countries¹, without according
such treatment to other contracting parties.

5 2. The provisions of paragraph 1 apply to the following² :

6 (a) Preferential tariff treatment accorded by developed contract-
ing parties to products originating in developing countries in ac-
cordance with the Generalized System of Preferences³ ;

7 (b) Differential and more favourable treatment with respect to the
provisions of the General Agreement concerning non-tariff mea-
sures governed by the provisions of instruments multilaterally ne-
gotiated under the auspices of the GATT;

8 (c) Regional or global arrangements entered into amongst less-
developed contracting parties for the mutual reduction or elimina-
tion of tariffs and, in accordance with criteria or conditions which

¹The words “developing countries” as used in this text are to be understood to refer also to developing territories.

²It would remain open for the CONTRACTING PARTIES to consider on an ad hoc basis under the GATT provisions for joint action any proposals for differential and more favourable treatment not falling within the scope of this paragraph.

³As described in the Decision of the CONTRACTING PARTIES of 25 June 1971, relating to the establishment of “generalized, non-reciprocal and non-discriminatory preferences beneficial to the developing countries”.

may be prescribed by the CONTRACTING PARTIES, for the mu-
tual reduction or elimination of non-tariff measures, on products
imported from one another;

(d) Special treatment of the least developed among the develop- 9
ing countries in the context of any general or specific measures in
favour of developing countries.

3. Any differential and more favourable treatment provided under 10
this clause:

(a) shall be designed to facilitate and promote the trade of develop- 11
ing countries and not to raise barriers to or create undue difficulties
for the trade of any other contracting parties;

(b) shall not constitute an impediment to the reduction or elimination 12
of tariffs and other restrictions to trade on a most-favoured-nation
basis;

(c) shall in the case of such treatment accorded by developed contract- 13
ing parties to developing countries be designed and, if neces-
sary, modified, to respond positively to the development, financial
and trade needs of developing countries.

4.⁴ Any contracting party taking action to introduce an arrangement 14
pursuant to paragraph 1, 2 and 3 above or subsequently taking
action to introduce modification or withdrawal of the differential and
more favourable treatment so provided shall:

(a) notify the CONTRACTING PARTIES and furnish them with all 15
the information they may deem appropriate relating to such ac-
tion;

(b) afford adequate opportunity for prompt consultations at the re- 16
quest of any interested contracting party with respect to any dif-
ficulty or matter that may arise. The CONTRACTING PARTIES

⁴Nothing in these provisions shall affect the rights of contracting parties under the General Agreement.

shall, if requested to do so by such contracting party, consult with all contracting parties concerned with respect to the matter with a view to reaching solutions satisfactory to all such contracting parties.

17 5. The developed countries do not expect reciprocity for commitments made by them in trade negotiations to reduce or remove tariffs and other barriers to the trade of developing countries, i.e., the developed countries do not expect the developing countries, in the course of trade negotiations, to make contributions which are inconsistent with their individual development, financial and trade needs. Developed contracting parties shall therefore not seek, neither shall less-developed contracting parties be required to make, concessions that are inconsistent with the latter's development, financial and trade needs.

18 6. Having regard to the special economic difficulties and the particular development, financial and trade needs of the least-developed countries, the developed countries shall exercise the utmost restraint in seeking any concessions or contributions for commitments made by them to reduce or remove tariffs and other barriers to the trade of such countries, and the least-developed countries shall not be expected to make concessions or contributions that are inconsistent with the recognition of their particular situation and problems.

19 7. The concessions and contributions made and the obligations assumed by developed and less-developed contracting parties under the provisions of the General Agreement should promote the basic objectives of the Agreement, including those embodied in the Preamble and in Article XXXVI. Less-developed contracting parties expect that their capacity to make contributions or negotiated concessions or take other mutually agreed action under the provisions and procedures of the General Agreement would improve with the progressive development of their economies and improvement in

their trade situation and they would accordingly expect to participate more fully in the framework of rights and obligations under the General Agreement.

8. Particular account shall be taken of the serious difficulty of the least-developed countries in making concessions and contributions in view of their special economic situation and their development, financial and trade needs. 20

9. The contracting parties will collaborate in arrangements for review of the operation of these provisions, bearing in mind the need for individual and joint efforts by contracting parties to meet the development needs of developing countries and the objectives of the General Agreement. 21

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