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on Trade and Development**

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Eighth session
Cartagena de Indias, Colombia
8 February 1992
Item 6 of the provisional agenda

PROVISIONAL AGENDA FOR THE EIGHTH SESSION OF THE
UNITED NATIONS CONFERENCE ON TRADE AND DEVELOPMENT

Note by the Secretary-General of UNCTAD

The Secretary-General of UNCTAD, in accordance with Rule 4 of the Rules of Procedure of the Conference, hereby transmits the provisional agenda for the eighth session of the United Nations Conference on Trade and Development. The annotations thereto have been prepared by the secretariat in accordance with the usual practice.

With regard to organizational questions, a note was circulated at the seventeenth special session of the Trade and Development Board, providing relevant information and suggestions (TD/B(S-XVII)/CRP.2).

I. PROVISIONAL AGENDA FOR THE EIGHTH SESSION OF THE
UNITED NATIONS CONFERENCE ON TRADE AND DEVELOPMENT 1/

1. Opening of the Conference
2. Election of the President
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4. Election of Vice-Presidents and the Rapporteur
5. Credentials of representatives to the Conference:
 - (a) Appointment of the Credentials Committee
 - (b) Report of the Credentials Committee
6. Adoption of the agenda
7. General debate
8. Strengthening national and international action and multilateral co-operation for a healthy, secure and equitable world economy.

Evaluation of challenges and potentials presented by long-term structural changes for sustainable development and expansion of international trade in an interdependent world economy. Promoting economic growth, technological capabilities and accelerated development in the developing countries: adoption of sound national and international policies and measures, good management and structural reforms in both developed and developing countries to achieve the effective and efficient allocation, use and mobilization of human and economic resources and a more favourable international economic environment. Towards this end, issues in the following interrelated areas would be addressed: resources for development; international trade; technology; services; commodities.

9. Other business
10. Adoption of the report of the Conference to the General Assembly.

1/ At its 780th plenary meeting on 12 October 1990, the Trade and Development Board approved the text of the substantive item on the agenda (item 8) and, at its 781st plenary meeting, authorized the Secretary-General of UNCTAD to complete the provisional agenda with the customary procedural and administrative items. The provisional agenda, appropriately completed, was circulated and approved at the Consultations of the Secretary-General of UNCTAD on 27 November 1990, and subsequently issued in TD/B/INF.181.

II. ANNOTATIONS TO THE PROVISIONAL AGENDA

Item 1: Opening of the Conference

The 221st (opening) plenary meeting of the eighth session of the Conference will be held on Saturday, 8 February 1992, at the Convention Centre, Cartagena de Indias, Colombia.

Rule 16 of the rules of procedure of the Conference (TD/63/Rev.2) states that "At the opening of each session of the Conference, the head of that delegation from which the President of the previous session was elected shall preside until the Conference has elected a President for the session".

The inaugural ceremony will also be held on Saturday, 8 February 1992, at the Convention Centre, Cartagena de Indias, Colombia. Particulars of the ceremony will be communicated at a later date.

Item 2: Election of the President

It is customary for the head of delegation of the host country to be elected as President of the Conference.

Item 3: Establishment of sessional bodies

In approving the substantive item of the provisional agenda for the Conference (780th plenary meeting on 12 October 1990), the Trade and Development Board noted the related understanding reached in informal consultations that, in addition to the plenary, there would be only one sessional committee and that there would not be more than three simultaneous official meetings.

At the first part of its seventeenth special session, in December 1991, the Board noted organizational arrangements for the Conference whereby the Conference would establish a main committee, open to the participation of all members of the Conference, to consider and report on the matters referred to it by plenary.

Under rule 65 of the rules of procedure of the Conference, the main committee is to elect a Chairman, a Vice-Chairman and a Rapporteur. Under rule 17, the Chairman of the main committee is to be elected before the Vice-Presidents of the Conference and, under rule 22, shall be a member of the Bureau of the Conference.

Under rule 63, the main Committee could set up such sub-groups as may be required, to consider and report to it on the issues referred to them.

Item 4: Election of Vice-Presidents and the Rapporteur

In accordance with rule 22 of the rules of procedure, the Bureau of the Conference will consist of 35 members, comprising the President and Vice-Presidents of the Conference, the Chairman of the main committee and the Rapporteur of the Conference. The Conference would need, therefore, to elect 32 Vice-Presidents.

The Conference may wish to decide that the composition of its Bureau should be based on the same geographical distribution as that of the Bureau at its seventh session, i.e. 7 members from Africa, 7 from Asia, 7 from Latin America, 9 from Group B, 4 from Group D and China.

Item 5: Credentials of representatives to the Conference

As noted by the Trade and Development Board at the first part of its seventeenth special session in December 1991 (in TD/B(S-XVII)/CRP.2, para. 10), the Credentials Committee would be composed of the same nine States as were appointed by the General Assembly to serve on the Credentials Committee at its most recent (forty-sixth) session, i.e. Belgium (Chairman); Belize; Chile; China; Lesotho; Russian Federation; Singapore; Togo; United States of America.

The Board also noted (ibid., para. 11) that, should any of the above States not be represented at the Conference, the regional group concerned would be requested to nominate a replacement.

Item 6: Adoption of the agenda

The Board, at the first part of its thirty-seventh session, approved the text of the substantive agenda item and authorized the Secretary-General of UNCTAD to complete the provisional agenda with the customary procedural and administrative items. The Conference is invited to adopt the provisional agenda set forth in section I above.

Organization of work

Arrangements for the organization of the work of the Conference will be circulated in an addendum to the present document.

Item 7: General debate

The general debate would be opened on Monday, 10 February 1992, and would continue until the list of speakers is exhausted, possibly until Friday, 21 February.

In accordance with rule 39 of the rules of procedure and with guidelines approved by the General Assembly, the Conference could decide on a time-limit for interventions by representatives of States and for statements by other participants to be observed during the general debate.

The secretariat will reproduce texts of statements made in the general debate in the versions provided.

Item 8: Strengthening national and international action and multilateral co-operation for a healthy, secure and equitable world economy

Evaluation of challenges and potentials presented by long-term structural changes for sustainable development and expansion of international trade in an interdependent world economy. Promoting economic growth, technological capabilities and accelerated development in the developing countries: adoption of sound national and international policies and measures, good management and structural reforms in both developed and developing countries to achieve the effective and efficient allocation, use and mobilization of human and economic resources and a more favourable international economic environment. Towards this end, issues in the following interrelated areas would be addressed: resources for development; international trade; technology; services; commodities.

The report of the Secretary-General of UNCTAD to the eighth session of the Conference is entitled "Accelerating the development process: challenges for national and international policies in the 1990s" (TD/354/Rev.1). ^{2/}

The following other documents are available at the time of preparation of this note:

- Trade, development and the new international challenges: towards a programme of action for strengthened multilateral co-operation and sustainable development - elements of a contribution to UNCTAD VIII: Communication received from the Permanent Mission of Italy on behalf of the States members of Group B (TD/355)
- Tehran Final Documents (TD/356)
- Basic considerations on issues on the agenda of UNCTAD VIII: Position paper submitted by China (TD/357)
- Nordic contribution to the discussion on the revitalization of UNCTAD (TD/B(S-XVII)/CRP.1)
- Australia's approach to institutional issues and the role of UNCTAD (TD/B(S-XVII)/CRP.3)

^{2/} In addition a document providing analytical background on some of the issues dealt with in the report of the Secretary-General (Analytical report by the UNCTAD secretariat to the Conference (TD/358)) will be circulated in available languages.

At the consultations of the Secretary-General of UNCTAD on 25 July 1991 it was agreed that the intergovernmental preparatory process to be conducted by the Board at its seventeenth special session would draw up a negotiated text, possibly including a number of square-bracketed passages, on which the Conference itself would focus. The outcome of the Board's deliberations would be made available to the Conference.

Item 9: Other business

Item 9 (a): Periodic review by the Conference of the lists of States contained in the annex to General Assembly resolution 1995 (XIX)

Paragraph 6 of General Assembly resolution 1995 (XIX), as amended, states that the Conference shall review periodically the lists of States contained in the annex to that resolution in the light of changes in the membership of the Conference and other factors.

Item 9 (b): Report of the Trade and Development Board to the Conference

In accordance with a proposal noted by the Board at its seventeenth special session, the reports of the Board to the General Assembly on the first and second parts of its thirty-fourth, thirty-fifth, thirty-sixth and thirty-seventh regular sessions and the first part of its thirty-eighth regular session, as well as its sixteenth and seventeenth special session, would be deemed to constitute the report of the Board to the Conference at its eighth session, in accordance with section II, paragraph 2, of General Assembly resolution 1995 (XIX).

The Conference may wish to take note of the Board's report, as so constituted.

Item 9 (c): Designation of intergovernmental bodies for the purposes of rule 80 of the rules of procedure

The Conference will be invited to consider any applications from intergovernmental bodies for designation for the purposes of paragraphs 18 and 19 of General Assembly resolution 1995 (XIX).

Item 9 (d): Review of the calendar of meetings

The Conference may wish to review the calendar of meetings for the remainder of 1992.

Item 10: Adoption of the report of the Conference to the General Assembly

Under this item, the Conference would report to the General Assembly in accordance with the customary practice (cf. paragraph 27 of TD/B(S-XVII)/CRP.2).

MEMBERSHIP OF THE UNITED NATIONS CONFERENCE ON TRADE AND DEVELOPMENT */

Afghanistan	Greece	Oman
Albania	Grenada	Pakistan
Algeria	Guatemala	Panama
Angola	Guinea	Papua New Guinea
Antigua and Barbuda	Guinea-Bissau	Paraguay
Argentina	Guyana	Peru
Australia	Haiti	Philippines
Austria	Holy See	Poland
Bahamas	Honduras	Portugal
Bahrain	Hungary	Qatar
Bangladesh	Iceland	Republic of Korea
Barbados	India	Romania
Belarus	Indonesia	Russian Federation
Belgium	Iran (Islamic	Rwanda
Belize	Republic of)	Saint Kitts and Nevis
Benin	Iraq	Saint Lucia
Bhutan	Ireland	Saint Vincent and the Grenadines
Bolivia	Israel	Samoa
Botswana	Italy	San Marino
Brazil	Jamaica	Sao Tome and Principe
Brunei Darussalam	Japan	Saudi Arabia
Bulgaria	Jordan	Senegal
Burkina Faso	Kenya	Seychelles
Burundi	Kuwait	Sierra Leone
Cambodia	Lao People's	Singapore
Cameroon	Democratic Republic	Solomon Islands
Canada	Latvia	Somalia
Cape Verde	Lebanon	South Africa
Central African Republic	Lesotho	Spain
Chad	Liberia	Sri Lanka
Chile	Libyan Arab Jamahiriya	Sudan
China	Liechtenstein	Suriname
Colombia	Lithuania	Swaziland
Comoros	Luxembourg	Sweden
Congo	Madagascar	Switzerland
Costa Rica	Malawi	Syrian Arab Republic
Côte d'Ivoire	Malaysia	Thailand
Cuba	Maldives	Togo
Cyprus	Mali	Tonga
Czechoslovakia	Malta	Trinidad and Tobago
Democratic People's	Marshall Islands	Tunisia
Republic of Korea	Mauritania	Turkey
Denmark	Mauritius	Uganda
Djibouti	Mexico	Ukraine
Dominica	Micronesia (Federated	United Arab Emirates
Dominican Republic	States of)	United Kingdom of Great Britain
Ecuador	Monaco	and Northern Ireland
Egypt	Mongolia	United Republic of Tanzania
El Salvador	Morocco	United States of America
Equatorial Guinea	Mozambique	Uruguay
Estonia	Myanmar	Vanuatu
Ethiopia	Namibia	Venezuela
Fiji	Nepal	Viet Nam
Finland	Netherlands	Yemen
France	New Zealand	Yugoslavia
Gabon	Nicaragua	Zaire
Gambia	Niger	Zambia
Germany	Nigeria	Zimbabwe
Ghana	Norway	