

(a) by striking out the paragraph reading as follows:—

“Fire brick, containing not less than ninety per cent of silica; magnesite fire brick or chrome fire brick; other fire brick when for use exclusively in the construction or repair of a furnace, kiln or other equipment of a manufacturing establishment, and articles and materials to be used exclusively in the manufacture of such fire brick; materials, not to include plant equipment, consumed in the manufacture or production, and which enter directly into the cost of the manufacture of such fire brick;”

and substituting therefor the following:—

“Fire brick, plastic refractories, high temperature cement, fire clay and other refractory materials for use exclusively in the construction or repair of a furnace, kiln or other equipment of a manufacturing establishment, and materials to be used or consumed exclusively in the manufacture or production of such fire brick or refractory materials.”

(b) by striking out the item reading as follows:—

“grain or seed cleaning machines;”

and substituting therefor the following:—

“grain or seed cleaning machines and complete parts therefor;”

(c) by adding to the said Schedule the following:—

“Raw and salted hides;

Photographs, paintings, pastels, drawings and other art work and illustrations of all kinds, whether originals, copies or proofs, and printing plates made to reproduce the same, for use exclusively as non-advertising news pictures or for illustrating non-advertising articles or stories in periodical publications enjoying second-class mailing privileges, the pages of which are regularly bound, wire stitched or otherwise fastened together;

Materials used as ingredients in canned fish;

Goods enumerated in Customs Tariff Items 236B and 698.”

2. That any enactment founded on paragraph one of this Resolution shall be deemed to have come into force on the twenty-sixth day of February, one thousand nine hundred and thirty-seven, and to have applied to all goods imported or taken out of warehouse for consumption on and after that day and to have applied to goods previously imported for which no entry for consumption was made before that date.

3. That subsection four of section eighty-six of the said Act be amended by deleting the word “six” and substituting therefor the word “eight.”

4. That any enactment founded on paragraph three of this Resolution shall be deemed to have come into force on the second day of May, one thousand nine hundred and thirty-six.