

(b) such restrictions shall be applied in such a way as not to result directly or indirectly in discrimination as between countries which are treated as part of the United States dollar area under its exchange control regulations.

ARTICLE IV

1. Each of the Contracting Parties undertakes to make available to the other, without charge, the benefits provided by its national legislation pertaining to the protection within its territorial limits, of the natural or manufactured products of the other party particularly in matters relating to trade marks, marks of origin and rights under patents, and to co-operate with the other Contracting Party with a view to preventing any practices which might prejudicially affect the commerce between the two countries.

2. Recognizing that the names "Port" and "Madeira" constitute designations of origin defined and protected by Portuguese legislation and applying, under such legislation, exclusively to the fortified wines produced in the region of the Douro and in the island of Madeira respectively, Canada undertakes to make available to these wines the protection provided by her national legislation concerning false, misleading and deceptive labelling and advertising.

ARTICLE V

The provisions of the present Agreement are applicable to the territories of Canada and of Portugal and the Portuguese Adjacent Islands and Overseas Provinces.

ARTICLE VI

The Government of either Contracting Party shall give sympathetic consideration to any representations which the Government of the other Contracting Party may make in respect of the implementation of the present Agreement.

ARTICLE VII

The present Treaty shall terminate and replace the Agreement concluded at Lisbon and embodied in the exchange of Notes of September 10 and 12, 1928, between the Government of Portugal and the Government of the United Kingdom, providing for unconditional most-favoured-nation treatment to goods produced or manufactured by either of the Contracting Parties in the territory of the other Contracting Party.

ARTICLE VIII

The present Agreement shall be ratified by both Contracting Parties in accordance with their respective constitutional procedures and shall enter into force on the date of the exchange of the instruments of ratification which shall take place as soon as possible; the Contracting Parties agree, however, that this Agreement shall enter into force provisionally as from July 1, 1954.

ARTICLE IX

The present Agreement shall remain in force for a period of two years and thereafter shall automatically be renewed for successive periods of one year until three months from the date upon which either Contracting Parties shall have given notice of its intention to terminate the Agreement, to the other Contracting Party.

In witness whereof the representatives of the two Governments, duly authorized for the purpose, have signed the present Agreement.