- 11. That the Customs Tariff be amended by adding thereto, immediately after section 10 thereof, the following section:
 - 10A. The Governor in Council, on the recommendation of the Minister of Finance, may from time to time reduce or remove any duty applicable under any tariff item in Chapters 915, 928, 929 and 939 of Group XII of Schedule A, with the exception of tariff items 93901–61, 93901–71, 93901–75, 93902–61, 93902–71, 93902–75, 93903–71, 93903–75 and 93907–1, on any goods classified, for purposes of this Act, under any one of the said items, and the reduction or removal shall apply under such conditions and for such period as may be specified by the Governor in Council.
- 12. That the Customs Tariff be amended by adding thereto, immediately after section 15 thereof, the following section:
 - 15A. (1) The Governor in Council, on the recommendation of the Minister, may from time to time by regulation prescribe rules for, and explanatory notes to assist in resolving conflicts or doubts respecting, the interpretation of the several descriptions of goods in Group XII of Schedule A, set forth under the group designation "Products of the Chemical, Plastics and Allied Industries".
 - (2) In the formulation of the rules and explanatory notes to be prescribed by the Governor in Council pursuant to subsection (1), the Governor in Council shall be guided, as nearly as may be, by the Nomenclature for the Classification of Goods in Customs Tariffs published by the Customs Co-operation Council in Brussels (commonly known as the "Brussels Nomenclature"), including the rules for the interpretation of the said Nomenclature, the section and chapter notes and the headings, and the Explanatory Notes to the Brussels Nomenclature published by the said Council, as amended from time to time.
- 13. That section 19 of the *Customs Tariff* as proposed by Resolution 7 be amended by repealing paragraph (a) of subsection (1) thereof and by substituting therefor the following:
 - (a) in the case of goods
 - (i) enumerated in tariff items 15605–1, 15610–1, 15615–1, 15625–1, 15627–1, 15630–1, 15635–1, 15640–1, 15645–1, 15646–1 and 15647–1, the goods were "spirits" within the meaning of the Excise Act and were "distilled in Canada" within the meaning of that Act, and
 - (ii) enumerated in tariff item 15646-1, subsections (2) to (6) of section 1 of Part I of the Schedule to the Excise Act did not apply to the goods;
- 14. That Schedule A to the Customs Tariff and each Order in Council made under section 10 of the Customs Tariff and section 273 of the Customs Act reducing the duty on goods be amended by striking out the designation of goods of Group VI and tariff items 1100-1, 3935-1, 9036-1, 15310-1, 15645-1, 15650-1, 15705-1, 15715-1, 15800-1, 15810-1, 15910-1, 16101-1, 16600-1, 16600-2, 16600-3, 20300-1, 20305-1, 20310-1, 20600-1, 20700-1, 20705-1, 20710-1, 20715-1, 20720-1, 20800-1, 20802-1, 20803-1, 20805-1, 20807-1, 20809-1, 20811-1, 20813-1, 20815-1, 20817-1, 20819-1, 20821-1, 20823-1, 20825-1, 20827-1, 20829-1, 20831-1, 20833-1, 20835-1, 20837-1, 20839-1, 20839-2, 20839-3, 20839-4, 20841-1, 20843-1, 20845-1, 20847-1, 20849-1, 20851-1, 20900-1, 20905-1, 20906-1, 20910-1, 20915-1, 20920-1, 20925-1, 21000-1, 21005-1, 21006-1, 21010-1, 21015-1, 21200-1, 21300-1, 21300-1, 21300-2, 21400-1, 21505-1, 21505-1, 21600-1, 21600-2, 21600-3, 21605-1, 21610-1,