EXCHANGE OF NOTES (MARCH 1 AND 23, 1944) BETWEEN GANADA AND THE UNITED STATES OF AMERICA CONSTITUTING AN AGREEMENT FOR THE SETTLEMENT OF CLAIMS ARISING OUT OF TRAFFIC ACCIDENTS INVOLVING CANADIAN AND UNITED STATES VEHICLES. reply to that effect will be regarded as constituting an agreeme two Governments which will continue in force in respect of all accidents which may occur prior to the expiration of the \mathbf{L} months from the date on which cither

of the two Governments gives notice to the other of its intention to terminate The Secretary of State for External Affairs of Canada to the United States Ambassador to Canada

DEPARTMENT OF EXTERNAL AFFAIRS

OTTAWA, March 1, 1944.

No. 16 Excellency,

I have the honour to refer to my Note No. 130 of October 21, 1943, proposing a basis for the settlement of claims arising out of traffic accidents involving vehicles of the Armed Forces of Canada and vehicles of the Armed Forces of the United States.

The Government of Canada agree to the changes in the proposed Agreement suggested in your Note No. 75 of December 22, 1943.

The Government of Canada is now prepared to enter into an agreement with the Government of Canada is now prepared to enter into an up of the dopted for the Government of the United States establishing the basis to be adopted which the dopted is accident involving vehicles involving vehicles. for the Settlement of claims arising out of traffic accidents involving vehicles of the Armed Forces of the United of the Armed Forces of Canada and vehicles of the Armed Forces of the United States in the following terms:-

(a) The agreement would cover all vehicles of the Armed Forces of the Government of Canada (hereinafter called Canadian vehicles) and all vehicles of the Armed Forces of the Government of the United States (hereinafter called United States vehicles).

(b) The agreement would apply to accidents wherever they occur which take place on or after December 7th, 1941, which have not already been disposed of, and which involve a Canadian or United States vehicle.

(c) Neither Government would make any claim against the other for any damage caused in an accident to which this agreement applies to any vehicle, stores or other property of the Government of Canada and used by the Royal Canadian Navy, the Canadian Army or the Royal Canadian Air Force, or to any vehicle, stores or other property of the Government of States Army, Government of the United States, and used by the United States Army, the United States Army Air Force, the United States Navy or the United States Navy Air Force.

(d) Neither Government would make any claim against the other in respect of the death of or injury to any member or civilian employee of the of the Armed Forces of Canada or of the United States, caused by a United Granda or of the United States, caused by a United Armed Forces of Canada or of the United States, to which this agreement of the States vehicle or a Canadian vehicle in an accident to which this agreement applies, provided that no claims which members or civilian