With regard to the products enumerated in the said Schedule F the French Government shall give sympathetic consideration to the possibility of granting quotas to Canada for subsequent quarterly periods.

The import licences for the products originating in and coming from Canada enumerated in Schedule F to this additional Protocol, shall bear the visa of the Canadian officials in Paris duly authorized for this purpose by their Government.

# ARTICLE 7

In the event that the system of temporary admission of wheat into France is modified or abandoned, and that suitable facilities are not provided whereby wheat, the produce of Canada, would retain marketing opportunities in France equivalent to those now enjoyed, the French Government recognize the right of the Canadian Government, with regard to the advantages conceded by the present additional Protocol in respect of wines, liqueurs, Cognac and Armagnac, specified in supplementary Schedule C to this additional Protocol, to take whatever measures they may consider advisable, provided that these measures shall not constitute a discrimination against France as compared with any other foreign country.

#### ARTICLE 8

The increase in the rate of the import tax provided by Article 32 of the Law of March 31, 1932, shall not apply, as long as the present additional Protocol remains in force, to products originating in Canada, in accordance with the terms of the decree of September 29, 1934.

### ARTICLE 9

Maple sugar and maple syrup (Ex 91 and Ex 93 French Customs Tariff) imported into France by the French Tobacco Monopoly for use in the preparation of tobaccos shall be exempt from internal taxes in accordance with the provisions of the Law of April 8, 1910. Maple sugar and maple syrup imported under these conditions shall not be subject to the provisions of the decree of December 5, 1931, nor to the regulations introduced under this decree in particular that of October 8, 1934, concerning the importation of sugar.

Maple sugar and maple syrup imported into France under other conditions than those set forth in the preceding paragraph, shall remain subject to internal taxes and such importations shall be limited to an annual quota of 1,000 kilograms.

## ARTICLE 10

The value for duty of layettes and clothing for children up to and including the age of 4 years, fixed under authority of Order-in-Council No. 2838 of November 12, 1931, shall be reduced to \$4.50 per dozen.

The value for duty of cherries "glacé" fixed at 8 francs per kilogram, shall be reduced by 20 per cent.

These provisions concerning value for duty shall be applied in accordance with the general provisions of the Canadian Customs Tariff and shall be extended to the above mentioned products originating in and coming from French Customs Territory on their importation into Canada.

# ARTICLE 11

The Canadian Government renew the undertakings under Article 11 of the Trade Agreement of May 12, 1933, with regard to the protection of appellations of origin of agricultural and wine or other products which have been or may be registered in conformity with the provisions of the said Article.