## SCHEDULE OF THE UNITED STATES OF AMERICA—Conc.

| Paragraph*      | Description of Products   | Rates of Duty   |                                       |
|-----------------|---|---|---------------------------------------|
|                 |   | A   | В                                     |
| 1539(b) 1558    | Laminated products (whether or not provided for elsewhere in the Tariff Act of 1930 than in paragraph 1539(b) thereof) of which any synthetic resin or resin-like substance is the chief binding agent:  Sheets or plates | 5.6¢ per lb. and 9½% ad val.  9% ad val.  7½% ad val. | 5¢ per lb. and 9% ad val.  8% ad val. |
| to not req d    | Synthetic rubber  | 7270 au vai.  | $6\frac{1}{2}\%$ ad val.              |
| and ,,edf (0)01 | Sentimed Law gots 2000 fine, but  | Rates of Import Tax                                   |                                       |
| Section**       | ned test for oron oron of 3545  | A   | В                                     |
| Jev             | Here's  |   | A 77 10 16 1                          |
| 4571 (1)        | Rapeseed oil and sunflower oil, whether or<br>not refined, sulphonated, sulphated, hy-<br>drogenated, or otherwise processed  | 2¢ per lb.  | 1501(e)                               |

## GENERAL NOTES

1. The provisions of this Schedule are subject to the pertinent notes appearing at the end of Schedule XX (Geneva-1947) annexed to the General Agreement on Tariffs and Trade, as authenticated at Geneva on October 30, 1947.

2. Subject to the provisions of this Schedule, to the provisions of this Agreement, and to the provisions of section 350(a)(4)(B) and (C) of the Tariff Act of 1930, the rates specified in the rate columns in this Schedule will become effective as follows:

(a) Rates in Column A will become initially effective on the day provided therefor in the proclamation by the President of the United States to carry out the provisions of this Agreement. Rates in Column B will become initially effective in each case upon the expiration of a full period of one year after the related rate in Column A became initially effective. A rate shall be considered as becoming initially effective as indicated above even though such rate reflects no change in rate of duty, and notwithstanding duty on the product or products concerned is temporarily suspended.

(b) For the purposes of subparagraph (a) above, the phrase "full period of one year" means a period or periods aggregating one year exclusive of the time, after a rate becomes initially effective, when, by reason of legislation of the United States or action thereunder, a higher rate of duty

is being applied.

<sup>\*\*</sup> The word "Section" refers to the respective section appearing in the Internal Revenue Code of 1954.