In the event of quantitative restrictions being established by either Can In the event of quantitative restrictions being established any article it ada or the United States of America for the importation of any article it. ada or the United States of America for the importation of any active it agreed that in the allocation of the quantity of restricted goods which may be agreed that in the allocation of the quantity will be granted a share equilibrium. agreed that in the allocation of the quantity of restricted good a share equive authorized for importation, the other country will be granted a share equive authorized for importation, the other country will be granted a share equive authorized for importation, the other country will be grant a previous representation to the proportion of the trade which it enjoyed in a previous representations tive period prior to the establishment of such quantitative restrictions. period prior to the establishment of such quantities or charges imposed in con In all matters concerning the rules, formalities or the importation of

In all matters concerning the rules, formanties of the importation of any nection with any form of quantitative restriction on the importation of any nection with any form of quantitative restriction of the article, Canada and the United States of America agree to extend to each other every favour granted to a third country.

ARTICLE III Articles the growth, produce or manufacture of the United States

America, enumerated and described in Schedule I annexed to this Agreement America, enumerated and described in Schedule I annexed to this Agreement America, enumerated into Canada, be exempt from ordinary cust America, enumerated and described in Benedictive and ordinary customs shall, on their importation into Canada, be exempt from ordinary customs shall, on their importation into Canada, be exempt from ordinary customs shall, on their importation into Canada, be exempt from ordinary customs of the control of shall, on their importation into Canada, be called the said articles shall duties in excess of those set forth in the said Schedule. The said articles shall other duties taxes, fees, charges, or exactions, important duties in excess of those set forth in the said schedules, or exactions, imposed also be exempt from all other duties, taxes, fees, charges, or exactions, imposed on the also be exempt from all other duties, taxes, ites, on age, imposed on the day of the signature of this Agreement or required to be imposed thereafter under of the signature of this Agreement. laws of Canada in force on the day of the signature of this Agreement. of Canada in force of the day of the shall have full force and effent schedule I and the notes included therein shall have full force and effent

as integral parts of this Agreement.

radio di ginito riorit privati about ARTICLE IV. em 10 leman, vignibro ma Articles the growth, produce or manufacture of Canada, enumerated and Articles the growth, produce or manufacture of Canada, enumerated and Articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth, produce or manufacture of Canada, enumerated and articles the growth articles are also and articles and articles are also are described in Schedule II annexed to this Agreement, shall, on their importation described in Schedule II annexed to this right from ordinary customs duties into the United States of America, be exempt from ordinary customs duties into the United States of America, be exempt from in the said Schedule. The into the United States of America, be excess of those set forth and provided for in the said Schedule. The excess of those set forth and provided for in the said Schedule. The excess of those set forth and provided for in the said Schedule. excess of those set forth and provided for in the said conduct. The said exacts of those set forth and provided for in the said conduction. The said exacts said exacts shall also be exempt from all other duties, taxes, fees, charges, or exactions, imposed on or in connection with importation, in excess of those exactions, imposed on the day of the signature of this Agreement or required to imposed on the day of the signature of this Agreement or required to imposed on the day of the United States of America in force. imposed on the day of the Signature of America in force imposed thereafter under laws of the United States of America in force the day of the signature of this Agreement. day of the signature of this region shall have full force and effect

as integral parts of this Agreement.

ad flads rulinus baids you as ARTICLE V The provisions of Articles III and IV of this Agreement shall not preven The provisions of Articles III and imposing on the importation of the Government of either country from imposing on the importation of the Government of either country from imposing on the importation of the country internal text imposed on a like do the Government of either country from imposed on a like domest product a enarge equivalent to an interest product has been man factured or produced in whole or in part. Million Canada nor the United States of America shall establish any pro-

padro and to violines and most a ARTICLE VI they are meaning to noise on of any like article originating Articles the growth, produce or manufacture of Canada or the United State of America shall, after importation into the other country, be exempt from of America shall, after importation into other or higher than those payable internal taxes, fees, charges or exactions other or higher than those payable like articles of national origin or any other foreign origin.

The provisions of this Article in regard to granting of national treatments shall not affect the laws now in force in Canada whereby leaf tobacco, spirit