

TRADE AGREEMENT BETWEEN CANADA AND THE UNITED STATES OF AMERICA

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CANADA

AND THE

UNITED STATES OF AMERICA

Signed at Washington, November 15, 1935



ARTICLE II

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OTTAWA

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TRADE AGREEMENT BETWEEN CANADA AND THE UNITED STATES OF AMERICA

His Majesty the King of Great Britain, Ireland and the British dominions beyond the Seas, Emperor of India, in respect of the Dominion of Canada, and the President of the United States of America, being desirous of facilitating and extending the commercial relations existing between Canada and the United States of America by granting mutual and reciprocal concessions and advantages for the promotion of trade, have resolved to conclude a Trade Agreement as a step toward the lowering of the barriers impeding trade between their two countries, and for this purpose have through their respective Plenipotentiaries agreed upon the following Articles:

ARTICLE I

Canada and the United States of America will grant each other unconditional and unrestricted most-favoured-nation treatment in all matters concerning customs duties and subsidiary charges of every kind and in the method of levying duties and, further, in all matters concerning the rules, formalities and charges imposed in connection with the clearing of goods through the customs, and with respect to all laws or regulations affecting the sale or use of imported goods within the country.

Accordingly, natural or manufactured products having their origin in either of the countries shall in no case be subject, in regard to the matters referred to above, to any duties, taxes or charges other or higher, or to any rules or formalities other or more burdensome, than those to which the like products having their origin in any third country are or may hereafter be subject.

Similarly, natural or manufactured products exported from the territory of Canada or the United States of America and consigned to the territory of the other country shall in no case be subject with respect to exportation and in regard to the above-mentioned matters, to any duties, taxes or charges other or higher, or to any rules or formalities other or more burdensome, than those to which the like products when consigned to the territory of any third country are or may hereafter be subject.

Any advantage, favour, privilege or immunity which has been or may hereafter be granted by Canada or the United States of America in regard to the above-mentioned matters, to a natural or manufactured product originating in any third country or consigned to the territory of any third country shall be accorded immediately and without compensation to the like product originating in or consigned to the territory of the United States of America or Canada, respectively, and irrespective of the nationality of the carrier.

ARTICLE II

Neither Canada nor the United States of America shall establish any prohibition or maintain any restriction on imports from the territory of the other country which is not applied to the importation of any like article originating in any third country. Any abolition of an import prohibition or restriction which may be granted even temporarily by either country in favour of an article of a third country shall be applied immediately and unconditionally to the like article originating in the territory of the other country. These provisions equally apply to exports.

In the event of quantitative restrictions being established by either Canada or the United States of America for the importation of any article it is agreed that in the allocation of the quantity of restricted goods which may be authorized for importation, the other country will be granted a share equivalent to the proportion of the trade which it enjoyed in a previous representative period prior to the establishment of such quantitative restrictions.

In all matters concerning the rules, formalities or charges imposed in connection with any form of quantitative restriction on the importation of any 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 of America, enumerated and described in Schedule I annexed to this Agreement, shall, on their importation into Canada, be exempt from ordinary customs duties in excess of those set forth in the said Schedule. The said articles shall also be exempt from all other duties, taxes, fees, charges, or exactions, imposed on or in connection with importation, in excess of those imposed on the day of the signature of this Agreement or required to be imposed thereafter under laws of Canada in force on the day of the signature of this Agreement.

Schedule I and the notes included therein shall have full force and effect as integral parts of this Agreement.

ARTICLE IV

Articles the growth, produce or manufacture of Canada, enumerated and described in Schedule II annexed to this Agreement, shall, on their importation into the United States of America, be exempt from ordinary customs duties in excess of those set forth and provided for in the said Schedule. The said articles shall also be exempt from all other duties, taxes, fees, charges, or exactions, imposed on or in connection with importation, in excess of those imposed on the day of the signature of this Agreement or required to be imposed thereafter under laws of the United States of America in force on the day of the signature of this Agreement.

Schedule II and the notes included therein shall have full force and effect as integral parts of this Agreement.

ARTICLE V

The provisions of Articles III and IV of this Agreement shall not prevent the Government of either country from imposing on the importation of any product a charge equivalent to an internal tax imposed on a like domestic product or on a commodity from which the imported product has been manufactured or produced in whole or in part.

ARTICLE VI

Articles the growth, produce or manufacture of Canada or the United States of America shall, after importation into the other country, be exempt from all internal taxes, fees, charges or exactions other or higher than those payable on like articles of national origin or any other foreign origin.

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

beer, malt and malt syrup imported from abroad are subject to special taxes, nor shall they affect the applicability to goods produced or manufactured in the United States of America of special excise taxes imposed under existing provisions of the Special War Revenue Act. In these respects, however, most-favoured-nation treatment shall apply.

ARTICLE VII

No prohibitions, import or customs quotas, import licenses, or any other form of quantitative regulation, whether or not operated in connection with any agency of centralized control, shall be imposed by Canada on the importation or sale of any article the growth, produce or manufacture of the United States of America enumerated and described in Schedule I, nor by the United States of America on the importation or sale of any article the growth, produce or manufacture of Canada enumerated and described in Schedule II, except as specifically provided for in the said Schedules.

The foregoing provision shall not apply to quantitative restrictions in whatever form imposed by either country on the importation or sale of any article the growth, produce or manufacture of the other country in conjunction with governmental measures operating to regulate or control the production, market supply, or prices of like domestic articles, or tending to increase the labour costs of production of such articles. Whenever the Government of either country proposes to establish or change any restriction authorized by this paragraph, it shall give notice thereof in writing to the other Government and shall afford such other Government an opportunity within thirty days after receipt of such notice to consult with it in respect of the proposed action; and if an agreement with respect thereto is not reached within thirty days following receipt of the aforesaid notice, the Government which proposes to take such action shall be free to do so at any time thereafter, and the other Government shall be free within fifteen days after such action is taken to terminate this Agreement in its entirety on thirty days' written notice.

ARTICLE VIII

In the event that Canada or the United States of America establishes or maintains a monopoly for the importation, production or sale of a particular commodity or grants exclusive privileges, formally or in effect, to one or more agencies to import, produce or sell a particular commodity, the Government of the country establishing or maintaining such monopoly, or granting such monopoly privileges, agrees that in respect of the foreign purchases of such monopoly or agency the commerce of the other country shall receive fair and equitable treatment. To this end it is agreed that in making its foreign purchases of any product such monopoly or agency will be influenced solely by those considerations, such as price, quality, marketability, and terms of sale, which would ordinarily be taken into account by a private commercial enterprise interested solely in purchasing such product on the most favourable terms.

ARTICLE IX

The tariff advantages and other benefits provided for in this Agreement are granted by Canada and the United States of America to each other subject to the condition that if the Government of either country shall establish or maintain, directly or indirectly, any form of control of foreign exchange, it shall administer such control so as to insure that the nationals and commerce of the other country will be granted a fair and equitable share in the allotment of exchange.

With respect to the exchange made available for commercial transactions, it is agreed that the Government of each country shall be guided in the administration of any form of control of foreign exchange by the principle that, as nearly as may be determined, the share of the total available exchange which is allotted to the other country shall not be less than the share employed in a previous representative period prior to the establishment of any exchange control for the settlement of commercial obligations to the nationals of such other country.

The Government of each country shall give sympathetic consideration to any representations which the other Government may make in respect of the application of the provisions of this Article.

ARTICLE X

In the event that a wide variation occurs in the rate of exchange between the currencies of Canada and the United States of America, the Government of either country, if it considers the variation so substantial as to prejudice the industries or commerce of the country, shall be free to propose negotiations for the modification of this Agreement; and if an agreement with respect thereto is not reached within thirty days following receipt of such proposal, the Government making such proposal shall be free to terminate this Agreement in its entirety on thirty days' written notice.

ARTICLE XI

In the event that the Government of either country adopts any measure which, even though it does not conflict with the terms of this Agreement, is considered by the Government of the other country to have the effect of nullifying or impairing any object of the Agreement, the Government which has adopted any such measure shall consider such representations and proposals as the other Government may make with a view to effecting a mutually satisfactory adjustment of the matter.

The Government of each country will accord sympathetic consideration to, and when requested will afford adequate opportunity for consultation regarding, such representations as the other Government may make with respect to the operation of customs regulations, quantitative restrictions or the administration thereof, the observance of customs formalities, and the application of sanitary laws and regulations for the protection of human, animal, or plant life.

In the event that the Government of either country makes representations to the Government of the other country in respect of the application of any sanitary law or regulation for the protection of human, animal, or plant life, and if there is disagreement with respect thereto, a committee of technical experts on which each Government will be represented shall, on the request of either Government, be established to consider the matter and to submit recommendations to the two Governments.

ARTICLE XII

Nothing in this Agreement shall be construed to prevent the adoption of measures prohibiting or restricting the exportation or importation of gold or silver, or to prevent the adoption of such measures as either Government may see fit with respect to the control of the export or sale for export of arms, ammunition, or implements of war, and, in exceptional circumstances, all other military supplies.

Subject to the requirement that there shall be no arbitrary discrimination by either country against the other country in favour of any third country where similar conditions prevail, the provisions of this Agreement shall not extend to prohibitions or restrictions (1) imposed on moral or humanitarian grounds; (2) designed to protect human, animal or plant life; (3) relating to prison-made goods; (4) relating to the enforcement of police or revenue laws; (5) directed against mis-branding, adulteration, and other fraudulent practices, such as are provided for in the pure food and drug laws of either country; and (6) directed against unfair practices in import trade.

ARTICLE XIII

Except as otherwise provided in the second paragraph of this Article, the provisions of this Agreement relating to the treatment to be accorded by Canada and the United States of America, respectively, to the commerce of the other country, shall not apply to the Philippine Islands, the Virgin Islands, American Samoa, the Island of Guam or to the Panama Canal Zone.

The provisions of this Agreement regarding most-favoured-nation treatment shall apply to articles the growth, produce or manufacture of any territory under the sovereignty or authority of Canada or the United States of America, imported from or exported to any territory under the sovereignty or authority of the other country. It is understood, however, that the provisions of this paragraph do not apply to the Panama Canal Zone.

The advantages now accorded or which may hereafter be accorded by the United States of America, its territories and possessions and the Panama Canal Zone exclusively to one another or the Republic of Cuba shall be excepted from the operation of this Agreement. The provisions of this paragraph shall continue to apply in respect of any advantages now or hereafter accorded by the United States of America, its territories or possessions or the Panama Canal Zone to the Philippine Islands irrespective of any change in the political status of the Philippine Islands.

The advantages now accorded or which may hereafter be accorded by Canada exclusively to other territories under the sovereignty of His Majesty the King of Great Britain, Ireland, and the British dominions beyond the Seas, Emperor of India, or under His Majesty's suzerainty or protection, shall be excepted from the operation of this Agreement.

ARTICLE XIV

The Government of each country reserves the right to withdraw or to modify the concession granted on any article under this Agreement, or to impose quantitative restrictions on any such article if, as a result of the extension of such concession to third countries, such countries obtain the major benefit of such concession and in consequence thereof an unduly large increase in importations of such article takes place: Provided, That before the Government of either country shall avail itself of the foregoing reservation, it shall give notice in writing to the other Government of its intention to do so, and shall afford such other Government an opportunity within thirty days after receipt of such notice to consult with it in respect of the proposed action and in respect of such compensatory modifications of the terms of the present Agreement as may be appropriate; and if an Agreement with respect thereto is not reached within thirty days following the receipt of the aforesaid notice, the Government which proposes to take such action shall be free to do so at any time thereafter, and the other Government shall be free within fifteen days after such action is taken to terminate this Agreement in its entirety on thirty days' written notice.

ARTICLE XV

The present Agreement shall be ratified by His Majesty the King of Great Britain, Ireland and the British dominions beyond the Seas, Emperor of India, in respect of the Dominion of Canada and shall be proclaimed by the President of the United States of America.

The provisions of Article I and of Articles III and IV, respectively, shall subject to the reservations and exceptions elsewhere provided for in this Agreement, be applied by Canada and the United States of America, on and after January 1, 1936, pending ratification of the Agreement in respect of Canada as provided in the first paragraph of this Article.

The entire Agreement shall come into force on the day of the exchange of the proclamation and ratification at Ottawa. The Agreement shall remain in force until December 31, 1938, subject to the provisions of Article VII, Article X and Article XIV.

Unless at least six months before December 31, 1938, the Government of either country shall have given to the other Government notice of intention to terminate the Agreement on that date, the Agreement shall remain in force thereafter, subject to the provisions of Article VII, Article X and Article XIV, until six months from such time as the Government of either country shall have given notice to the other Government.

In witness whereof the respective Plenipotentiaries have signed this Agreement and have affixed their seals hereto.

Done in duplicate, at the City of Washington, this fifteenth day of November, 1935.

For His Majesty the King of Great Britain, Ireland and the British dominions beyond the Seas, Emperor of India, for the Dominion of Canada:

[Seal]

W. L. MACKENZIE KING

Prime Minister, President of the Privy Council and Secretary of State for External Affairs of the Dominion of Canada.

For the President of the United States of America:

[Seal]

CORDELL HULL

Secretary of State of the United States of America.

SCHEDULE I
(See Article III)

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
19	Meats, prepared or preserved, other than canned:—	
Ex 47	(b) n.o.p..... per pound	3 cts.
54a	Soya beans, n.o.p.....	Free
55	Indian corn, not including Indian corn for purposes of distillation, when imported or taken out of warehouse by manufacturers of starch or of cereal products for human consumption, for use exclusively in the manufacture of starch or such cereal products, in their own factories, under regulations prescribed by the Minister.....	Free
57	Indian corn, n.o.p..... per bushel	20 cts.
71a	Oatmeal and rolled oats..... per one hundred pounds	50 cts.
Ex 73	Timothy seed..... per pound	1 ct.
Ex 74	Broom corn seed, when in packages weighing more than one pound each....	Free
Ex 75	Parsley seed, non-germinating, when in packages weighing more than one pound each, imported for use exclusively in manufacturing or blending operations.....	10 p.c.
Ex 82 (e)	Lettuce seed, non-germinating, when in packages weighing more than one pound each, imported for use exclusively in manufacturing or blending operations.....	10 p.c.
83 (e)	Nut trees, being seedling stock for grafting, and buds and scions for grafting such trees.....	Free
84	Sweet potatoes in their natural state.....	Free
	Onions, in their natural state, including onions grown with tops, shallots, and onion sets.....	30 p.c.
	Provided that in no case shall any value for duty established under the authority of Section 43 of the Customs Act exceed the invoice value by more than 80 per centum of the lowest advance imposed on such goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
Ex 85	Mushrooms, fresh.....	15 p.c.
	Provided that in no case shall any value for duty established under the authority of Section 43 of the Customs Act exceed the invoice value by more than 80 per centum of the lowest advance imposed on such goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
87	Vegetables, fresh, in their natural state:—	
	* (a) Asparagus.....	15 p.c.
	* (b) Beans, green.....	15 p.c.
	(c) Brussels sprouts.....	15 p.c.
	* (d) Cabbage.....	15 p.c.
	* (e) Carrots.....	15 p.c.
	* Beets, n.o.p.....	15 p.c.
	* (f) Cauliflower.....	15 p.c.
	Eggplant.....	Free

SCHEDULE I—Continued

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
		15 p.c.
	* (g) Celery.....	15 p.c.
	* (h) Cucumbers.....	15 p.c.
	* (i) Lettuce.....	15 p.c.
	(i) Parsley.....	15 p.c.
	* (k) Peas, green.....	15 p.c.
	* (l) Rhubarb.....	15 p.c.
	* (m) Spinach.....	15 p.c.
	(n) Tomatoes..... Provided that the duty under any tariff less favourable than the British Preferential tariff shall at no time be less than two cents per pound, the weight of the packages to be included in the weight for duty.	15 p.c.
	(o) Watercress and whitloof or endive.....	15 p.c.
	* Peppers, green.....	15 p.c.
	Radishes.....	15 p.c.
	Artichokes.....	Free
	Horseradish.....	Free
	Okra.....	Free
	(p) N.o.p.....	15 p.c.
	Provided that in respect of the goods dutiable under Tariff Item 87 no value for duty shall be established under the authority of Section 43 of the Customs Act except in the case of the sub-items indicated thus (*); and in no case shall any value so established exceed the invoice value by more than 80 per centum of the lowest advance imposed on like goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
89	Vegetables, prepared, in air-tight cans or other air-tight containers, the weight of the containers to be included in the weight for duty:—	
	(a) Beans, baked or otherwise prepared..... per pound	2 cts.
	(b) Corn and tomatoes..... per pound	2 cts.
	(c) Peas..... per pound	2 cts.
	(d) N.o.p.....	27½ p.c.
92	Fruits, fresh, in their natural state:—	
	* (a) Apricots.....	15 p.c.
	* (b) Cherries.....	15 p.c.
	(c) Cranberries.....	15 p.c.
	Provided that the duty under any tariff less favourable than the British Preferential tariff shall at no time be less than two cents per pound, the weight of the packages to be included in the weight for duty.	
	* (d) Peaches.....	15 p.c.

SCHEDULE I—Continued

Tariff on Goods Produced in Manufacture of United States of America	No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
15 p.c.		*(e) Pears.....	15 p.c.
15 p.c.		*(f) Plums or prunes.....	15 p.c.
15 p.c.		*(g) Strawberries.....	15 p.c.
15 p.c.		* Raspberries and loganberries.....	15 p.c.
15 p.c.		(h) Berries, edible, n.o.p.....	15 p.c.
15 p.c.		(i) Quinces and nectarines.....	15 p.c.
15 p.c.		Provided that in respect of the goods dutiable under Tariff Item 92, no value for duty shall be established under the authority of Section 43 of the Customs Act except in the case of the sub-items indicated thus (*); and in no case shall any value so established exceed the invoice value by more than 80 per centum of the lowest advance imposed on like goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
15 p.c.	93	Apples, fresh, in their natural state.....	15 p.c.
15 p.c.		Provided that in no case shall any value for duty established under the authority of Section 43 of the Customs Act exceed the invoice value by more than 80 per centum of the lowest advance imposed on such goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
Free	94	Grapes, fresh, in their natural state, the weight of the packages to be included in the weight for duty..... per pound	1½ cts.
Free		Provided that in no case shall any value for duty established under the authority of Section 43 of the Customs Act exceed the invoice value by more than 80 per centum of the lowest advance imposed on such goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
15 p.c.	95	Cantaloupes and muskmelons.....	15 p.c.
		Provided that in no case shall any value for duty established under the authority of Section 43 of the Customs Act exceed the invoice value by more than 80 per centum of the lowest advance imposed on such goods under the authority of said section during the calendar years 1933 to 1935, inclusive.	
	95a	Melons, n.o.p..... each	2½ cts.
	96	Fruits, fresh, in their natural state, n.o.p.....	15 p.c.
2 cts.	Ex. 96	Avocados or alligator pears.....	Free
2 cts.	Ex. 100a	Grapefruit, n.o.p..... per pound	½ ct.
2 cts.	Ex. 101	Oranges, during the months of January, February, March and April.....	Free
27½ p.c.	Ex. 101a	Lemons.....	Free
	Ex. 105b	Olives, ripe, in brine, not bottled.....	10 p.c.
15 p.c.	106	Fruits, prepared, in air-tight cans or other air-tight containers, the weight of the containers to be included in the weight for duty:—	
15 p.c.		(a) Apricots, peaches and pears..... per pound	4 cts.
15 p.c.		(b) Pineapples..... per pound	4 cts.
		(c) N.o.p..... per pound	4 cts.
	Ex. 109	Nuts of all kinds, n.o.p., but not including shelled peanuts, n.o.p. per pound	1 ct.
	Ex. 114	Nuts, shelled, n.o.p., but not including shelled almonds, peanuts or walnuts..... per pound	2 cts.
15 p.c.	116	Halibut, fresh, pickled or salted..... per pound	1 ct.

SCHEDULE I—Continued

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America	No. Canadian Tariff Item
Ex. 123	Lobsters, prepared or preserved.....	Free	26
Ex. 123a	Shrimps in sealed containers.....	27½ p.c.	28
124	Oysters, shelled, in bulk..... per gallon.	5 cts.	
Ex. 133	Lobsters, fresh.....	Free	
Ex. 133	Scallops, fresh but not frozen.....	Free	
Ex. 169 184b 184c 184d	Periodical publications, unbound or paperbound, printed and issued in the United States at regular intervals, not less frequently than four times a year, and bearing dates of issue..... Provided, that nothing in this Item shall affect in any way the provisions of Item 1201 of Schedule "C" to the Customs Tariff.	Free	28 28 30 30
Ex. 174	Tourist literature, printed and issued in the United States by Federal or State Governments or departments thereof, boards of trade, chambers of commerce, municipal and automobile associations, and similar organizations or associations.....	Free	30 30
178a	Provided, that on the goods specified in Item 178 and imported by mail, duties may be paid by customs revenue stamps, under regulations by the Minister, at the rates specified in said Item, except that on each separate package weighing not more than one ounce, the duty shall be.... each	2 cts.	Ex. 326 345
181a	Pictorial post cards, greeting cards and similar artistic cards or folders....	32½ p.c.	350
184	Newspapers, unbound, n.o.p.; tailors', milliners' and mantle-makers' fashion plates, when imported in single copies in sheet form with periodical trade journals; magazines published in other than the English or the French language.....	Free	351
187	Albumenized and other papers and films chemically prepared for photographers' use, n.o.p.....	25 p.c.	Ex. 362 367
195	Paper hanging or wall papers, including borders or bordering.....	32½ p.c.	388
196	Newsprinting paper and all printing paper, in sheets and rolls, valued at not more than two and one-quarter cents per pound.....	Free	
197	Paper of all kinds, n.o.p.....	22½ p.c.	
197a	Super-calendared or machine finish grades of book paper, not coated, when used exclusively in the production of magazines, newspapers and periodicals, printed, published or issued regularly, under regulations prescribed by the Minister.....	22½ p.c.	39½
199	Papeteries, envelopes, and all manufactures of paper, n.o.p.....	30 p.c.	400
210	Peroxide of soda; silicate of soda in crystals or in solution; bichromate of soda; nitrate of soda or cubic nitre, n.o.p.; sulphide of sodium; nitrite of soda; arseniate, binarsenate, chlorate, bisulphite and stannate of soda; prussiate of soda and sulphite of soda.....	15 p.c.	402a 407a
213	Acetic acid, containing by weight more than 65 per centum of acetic acid per pound	1¼ cts.	409b
236	Surgical dressings, antiseptic or aseptic, including absorbent cotton, lint, lamb's wool, tow, jute, oakum, woven fabric of cotton weighing not more than seven and one-half pounds per one hundred square yards, whether imported singly or in combination one with another, but not stitched or otherwise manufactured; surgical trusses and suspensory bandages of all kinds; sanitary napkins, spinal braces and abdominal supports.....	25 p.c.	409c 409d
239	Lamp black, carbon black, ivory black and bone black.....	Free	
256	Printing Ink.....	17½ p.c.	

SCHEDULE I—Continued

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
263	Compounds of tetraethyl lead, in which tetraethyl lead is the preponderant constituent by weight.....	5 p.c.
281	Fire brick containing not less than ninety per cent of silica; magnesite fire brick or chrome fire brick; other fire brick valued at not less than one hundred dollars per one thousand, rectangular shaped, the dimensions of each not to exceed one hundred and twenty-five cubic inches, for use exclusively in the construction or repair of a furnace, kiln, or other equipment of a manufacturing establishment.....	Free
281a	Fire brick, n.o.p., of a class or kind not made in Canada, for use exclusively in the construction or repair of a furnace, kiln, or other equipment of a manufacturing establishment.....	12½ p.c.
282	Building brick and paving brick.....	20 p.c.
305	Flagstone, sandstone and all building stone, not hammered, sawn or chiselled, and marble and granite, rough, not hammered or chiselled.....	12½ p.c.
306	Marble, sawn or sand-rubbed, not polished; granite, sawn; paving blocks of stone; flagstone and building stone, other than marble or granite, sawn on not more than two sides.....	20 p.c.
Ex. 326a	Articles of glass, not plate or sheet, designed to be cut or mounted.....	10 p.c.
345	Zinc dust, strip and sheets; zinc plates for marine boilers; sal ammoniac skimmings and seamless drawn tubing of zinc.....	Free
350	Wire of all metals and kinds, n.o.p.....	30 p.c.
351	Wire, single or several, covered with any material, including cable so covered, n.o.p.....	27½ p.c.
Ex. 362	Electro-plated ware, n.o.p.....	30 p.c.
367	Watch cases, and parts thereof, finished or unfinished.....	35 p.c.
388	Iron or steel angles, beams, channels, columns, girders, joists, tees, zees, and other shapes or sections, not punched, drilled or further manufactured than hot rolled, weighing not less than 35 pounds per lineal yard, n.o.p.; piling of iron or steel, not punched or drilled, weighing not less than 35 pounds per lineal yard, including interlocking sections, if any, used therewith, n.o.p..... per ton	\$3.00
394	Axles and axle bars, n.o.p., and axle blanks, and parts thereof, of iron or steel:—	
400	(b) For other vehicles, n.o.p.....	30 p.c.
402a	Fittings, of iron or steel, of every description, for iron or steel pipes and tubes	27½ p.c.
407a	Woven or welded wire fencing, of iron or steel, coated or not, n.o.p.; wire cloth or wire netting, of iron or steel, coated or not.....	30 p.c.
409b	Chains, of iron or steel, n.o.p., and complete parts thereof.....	30 p.c.
409c	Cultivators, harrows, seed-drills, horse-rakes, horse-hoes, scufflers, manure spreaders, garden seeders, weeders, and complete parts of all the foregoing.....	12½ p.c.
409d	Ploughs; farm, field, lawn or garden rollers; soil packers: complete parts of all the foregoing.....	12½ p.c.
	Mowing machines, harvesters, either self-binding or without binders, binding attachments, reapers, harvesters in combination with threshing machine separators including the motive power incorporated therein, and complete parts of all the foregoing.....	12½ p.c.

SCHEDULE I—Continued

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
409e	(i) Spraying and dusting machines and attachments thereof, including hand sprayers; apparatus specially designed for sterilizing bulbs; pressure testing apparatus for determining maturity of fruit; pruning hooks; pruning shears; animal dehorning instruments; and complete parts of all the foregoing..... (ii) Fruit and vegetable grading, washing and wiping machines and combination bagging and weighing machines, and complete parts thereof.....	12½ p.c. 5 p.c.
409 f	Hay loaders, hay tedders, potato planters, potato diggers, fodder or feed cutters, ensilage cutters, grain crushers and grain or hay grinders, for farm purposes only, post hole diggers, snaths, stumping machines and all other agricultural implements or agricultural machinery, n.o.p., and complete parts of all the foregoing.....	12½ p.c.
409 g	Incubators for hatching eggs, brooders for rearing young fowl, and complete parts of all the foregoing.....	12½ p.c.
409 h	Hay presses and complete parts thereof.....	12½ p.c.
409 i	Scythes, sickles or reaping hooks, hay or straw knives, edging knives, hoes, pronged forks, rakes, n.o.p.....	12½ p.c.
409 j	Fanning mills; peaviners; corn husking machines; threshing machine separators, including wind stackers, baggers and self-feeders therefor; complete parts of all foregoing.....	12½ p.c.
409 k	Windmills and complete parts thereof, not including shafting.....	12½ p.c.
Ex. 409 l Ex. 427	Traction ditching machines (not being ploughs) and complete parts thereof.	Free
Ex. 409 m Ex. 409 n Ex. 428	Internal combustion traction engines; traction attachments designed to be combined with automobiles in Canada for use as traction engines; complete parts of all the foregoing.....	Free
409 n	Portable engines with boilers, in combination, for farm purposes; horse powers; complete parts of all the foregoing.....	15 p.c.
Ex. 409 q	Complete parts for repairs, under regulations prescribed by the Minister:— Ex. (i) For the machinery enumerated in tariff item 409 e (ii)..... (v) For the machinery enumerated in tariff item 409 k.....	5 p.c. 10 p.c.
410 l	Ore crushers, rock crushers, stamp mills, grinding mills, rock drills, percussion coal cutters, coal augers, rotary coal drills, n.o.p., and complete parts of all the foregoing, for use exclusively in mining, metallurgical or quarrying operations.....	20 p.c.
411a	Machinery, logging cars, cranes, blocks and tackle, wire rope, but not including wire rope to be used for guy ropes or in braking logs going down grade, and complete parts of all the foregoing, for use exclusively in the operation of logging, such operation to include the removal of the log from stump to skidway, log dump, or common or other carrier.....	15 p.c.
412a	Machinery and apparatus, n.o.p., viz.: gun and mould apparatus for making press rollers; machines and apparatus for making electrotypes and stereotypes, engraving machines, photo-engraving apparatus, machines for graining metal plates, machines for sensitizing metal plates, machines and apparatus for transferring by photographic processes to plates or rolls for use in lithography, rotogravure and printing, machines for addressing and wrapping newspapers, magazines, periodicals, pamphlets and catalogues, and machines for embossing, bookbinding, bronzing, creasing, scoring, cutting, perforating, punching, gathering, gumming, pasting, jogging, numbering, patching, slitting, rewinding, ruling, sheet-pressing, stitching, stripping or varnishing, when for use exclusively by printers, book-binders, manufacturers of stereotypes, electrotypes and printing plates or rolls, paper converters, and by manufacturers of articles made from paper or cardboard; and complete parts of all the foregoing not to include saws, knives, and motive power.....	5 p.c.

SCHEDULE I—Continued

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
412b	Flat bed cylinder printing presses, to print sheets of a size 25 by 38 inches or larger, and complete parts thereof; machines designed to fold or sheet-feed paper or cardboard, and complete parts thereof.....	10 p.c.
412c	Typecasting and typesetting machines and parts thereof for use in printing offices.....	Free
412d	Offset presses; lithographic presses; printing presses and type making accessories therefor, n.o.p.; complete parts of the foregoing, not to include saws, knives and motive power.....	10 p.c.
413	Machinery and apparatus, of a class or kind not made in Canada, and parts thereof, specially constructed for preparing, manufacturing, testing or finishing yarns, cordage, and fabrics made from textile fibres or from paper, imported for use exclusively by manufacturers and scholastic or charitable institutions in such processes only.....	5 p.c.
414c	Adding, bookkeeping, calculating and invoicing machines and complete parts thereof, n.o.p.....	20 p.c.
415	Electric vacuum cleaners and attachments therefor; hand vacuum cleaners; and complete parts of all the foregoing, including suction hose, n.o.p....	20 p.c.
415a	Refrigerators, domestic or store, completely equipped or not:— (i) electric.....	30 p.c.
415b	Washing machines, domestic, with or without motive power incorporated therein; complete parts of washing machines.....	25 p.c.
424	Fire engines and other fire extinguishing machines and chassis for same; complete parts of the foregoing, n.o.p.....	30 p.c.
424a	Hand fire extinguishers, and sprinkler heads for automatic sprinkler systems for fire protection.....	30 p.c.
Ex. 427	Machinery and apparatus for operating oil-sands by mining operations and for extracting oil from the sands so mined; complete parts of the foregoing	Free
Ex. 427	Combination fish-preparing machines, designed for heading, finning, splitting, gutting and cleaning fish; complete parts of the foregoing.....	10 p.c.
Ex. 427	Motor-driven combination units, comprising sprinklers, front and side sweepers and gatherers, for use in sweeping or cleaning streets or highways.....	Free
Ex. 427	Machinery and apparatus enumerated in Tariff Item 412a, when for use by manufacturers of articles made from regenerated cellulose or cellulose acetate; complete parts of such machinery and apparatus, not to include saws, knives, and motive power.....	5 p.c.
Ex. 427 Ex. 446a et al	Motion picture projectors, arc lamps for motion picture work, motion picture or theatrical spot lights, light effect machines, motion picture screens, portable motion picture projectors complete with sound equipment; complete parts of all the foregoing, not to include electric light bulbs, tubes, or exciter lamps.....	15 p.c.
Ex. 427	Veneer-drying machines, and complete parts thereof.....	5 p.c.
Ex. 427	Bakery machinery and apparatus, viz.:—Combined suction-type sack cleaner and dust collector; flow meters with automatic or manual control for measuring of water; dough dividers, five-pocket capacity of 100 pieces per minute to eight-pocket capacity of 160 pieces per minute; combination mechanical eight-pocket roll divider and rounder, when combined with overhead dry bun proofer; adjustable roll moulder, with capacity of 100 rolls per minute; mechanical tray-type final steam proofer; trough elevators; automatic tray-type bread coolers; automatic pan-greasing machines; automatic measuring-knife type cake depositors; automatic bread-wrapping machines; automatic bread-slicing machines; automatic wafer-making machines; rotary biscuit-moulding machines;	

SCHEDULE I—Continued

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
	automatic steel hand biscuit plant, including combination rotary moulding and cutting machine, automatic tunnel-type travelling-band biscuit oven with cooler, and automatic biscuit stacking machine with packing table; steam-tube heated draw-plate ovens of one or two decks; travelling tray ovens, single or double lap; travelling tunnel-type ovens, with plate, chain, rod or wire-mesh conveyor; synchronized oven feeders; and complete parts of the foregoing.....	15 p.c.
Ex. 427	Milk clarifiers and complete parts thereof.....	Free
Ex. 427 Ex. 446a	Wire stitchers and staplers, either hand or power type, but not including motive power; complete parts of the foregoing.....	5 p.c.
Ex. 427	All machinery composed wholly or in part of iron or steel, n.o.p., of a class or kind not made in Canada; complete parts of the foregoing.....	20 p.c.
427	All machinery composed wholly or in part of iron or steel, n.o.p., and complete parts thereof.....	25 p.c.
427b	Ball and roller bearings.....	27½ p.c.
428e	Diesel and semi-diesel engines, and complete parts thereof, n.o.p.....	25 p.c.
432b	Hollow-ware, of iron or steel, coated with vitreous enamel.....	30 p.c.
432d	Manufactures of tinplate, painted, japanned, decorated or not, and manufactures of tin, n.o.p.....	27½ p.c.
438g	Motor cycles or side cars therefor, and complete parts of the foregoing.....	20 p.c.
439c	Farm wagons, farm sleds, logging wagons, logging sleds, and complete parts thereof.....	15 p.c.
443	Apparatus designed for cooking or for heating buildings:— (1) For coal or wood..... (2) For gas..... (3) For electricity..... (4) For oil..... (5) N.o.p.....	25 p.c. 25 p.c. 25 p.c. 25 p.c. 25 p.c.
445c	(i) Electric telegraph apparatus and complete parts thereof..... (ii) Electric telephone apparatus and complete parts thereof.....	25 p.c. 25 p.c.
445d	Electric wireless or radio apparatus and complete parts thereof.....	25 p.c.
445f	Electric dynamos or generators and transformers, n.o.p., and complete parts thereof.....	30 p.c.
445g	Electric motors, n.o.p., and complete parts thereof.....	30 p.c.
Ex. 446a	Locomotive beds or frames of steel, cast in one piece; tender frames of steel, cast in one piece; cast steel cradles for the rear ends of locomotive frames; cast steel truck frames and bolsters for engines, tenders and passenger coaches; platform castings for passenger coaches; all the foregoing, whether in the rough or semi-manufactured, for use on railway rolling stock.....	20 p.c.
446a	Manufactures, articles or wares, of iron or steel or of which iron or steel or both are the component materials of chief value, n.o.p.....	25 p.c.
500	Logs and round unmanufactured timber, handle, heading, stave and shingle bolts, n.o.p.; firewood, hop poles, fence posts and railway ties.....	Free
502	Mexican saddle trees and stirrups of wood, treenails; hub, last, wagon, car and gun blocks, and all like blocks or sticks, rough hewn, or sawn only; felloes of hickory or oak, not further manufactured than rough sawn or bent to shape; staves of oak, sawn, split or cut, not further manufactured than listed or jointed; shingles of wood; spokes of hickory or oak, not further manufactured than rough turned, and not tenoned, mitred or sized, and scale board for cheese.....	Free

SCHEDULE I—Concluded

No. of Canadian Tariff Item	Description of Article	Tariff on Goods the Growth, Produce or Manufacture of the United States of America
503	Planks, boards, clapboards, laths, plain pickets and other timber or lumber of wood, not further manufactured than sawn or split, whether creosoted, vulcanized, or treated by any other preserving process, or not.....	Free
504	Planks, boards and other lumber of wood, sawn, split or cut, and dressed on one side only, but not further manufactured.....	Free
505	Sawn boards, planks and deals planed or dressed on one or both sides, when the edges thereof are jointed or tongued and grooved.....	20 p.c.
506	Manufactures of wood, n.o.p.....	20 p.c.
520	Raw cotton and cotton linters not further manufactured than ginned; rags and waste wholly of cotton unfit for use without further manufacture, not to include used garments nor waste portions of unused fabrics.....	Free
573	Enamelled carriage, floor, shelf and table oilcloth, linoleum, and cork matting or carpets.....	32½ p.c.
578	Regalia, badges and belts of all kinds, n.o.p.....	30 p.c.
Ex. 598a	Brass band instruments, of a class or kind not made in Canada.....	25 p.c.
599	Hides and skins, raw, whether dry, salted, or pickled; and raw pelts.....	Free
601	Fur skins of all kinds, not dressed in any manner.....	Free
624a	(i) Dolls; toys of all kinds, n.o.p..... (ii) Mechanical toys of metal..... (iii) Juvenile construction sets of metal, consisting of various stampings, punched, and connections therefor; parts of the foregoing.....	30 p.c. 30 p.c. 30 p.c.
654	Bristles, broom corn, and hair brush pads.....	Free
663	Fertilizers, compounded or manufactured, n.o.p.....	7½ p.c.
Ex. 711	Rapeseed oil, blown, when for manufacturing purposes.....	Free

SCHEDULE II

(See Article IV)

United States Tariff Act of 1930 Paragraph	Description of Article	Rate of Duty
	<p>NOTE: The provisions of this Schedule shall be construed and given the same effect, and the application of collateral provisions of the customs laws of the United States to the provisions of this Schedule shall be determined, in so far as may be practicable, as if each provision of this Schedule appeared respectively in the paragraph of the Tariff Act of 1930 or the section of the Revenue Act of 1932 noted in the column at the left of the respective descriptions of articles.</p>	
	<p>In the case of articles enumerated in this Schedule, which are subject on the day of the signature of this Agreement to additional or separate ordinary customs duties, whether or not imposed under the statutory provision noted in the column at the left of the respective description of the article, such separate or additional duties shall continue in force, subject to any reduction indicated in this Schedule or hereafter provided for, until terminated in accordance with law, but shall not be increased.</p>	
1	Acetic acid containing by weight more than 65 per centum of acetic acid.....	1½ cts. per lb.
2	Vinyl acetate, polymerized or unpolymerized, and synthetic resins made in chief value therefrom, not specially provided for.....	3 cts. per lb. and 15% <i>ad val.</i>
11	Synthetic resins made in chief value from vinyl acetate, not specially provided for.....	3 cts. per lb. and 15% <i>ad val.</i>
29	Cobalt oxide.....	10 cts. per lb.
52	Sperm oil, crude.....	2½ cts. per gal.
71	Acetylene black, dry or ground in or mixed with oil or water, and not specially provided for.....	15% <i>ad val.</i>
201 (a)	Fire brick, not specially provided for.....	15% <i>ad val.</i>
203	Limestone (not suitable for use as monumental or building stone), crude, or crushed but not pulverized.....	2½ cts. per 100 lbs.
203	Lime, not specially provided for.....	7 cts. per 100 lbs., including the weight of the container
203	Hydrated lime.....	8 cts. per 100 lbs., including the weight of the container
207	Crude feldspar.....	35 cts. per ton
209	Talc, steatite or soapstone: Ground, washed, powdered, or pulverized (except toilet preparations), valued at not over \$12.50 per ton.....	25% <i>ad val.</i>
214	Dead-burned basic refractory material containing 6 per centum or more of lime and consisting chiefly of magnesia and lime	27½% <i>ad val.</i>
	<p>NOTE: The existing customs classification treatment of the merchandise described in this item as provided for in paragraph 214, Tariff Act of 1930, in accordance with the ruling announced in Treasury Decision 45041 (60 Treasury Decisions 114) shall be continued during the effective period of this Agreement.</p>	

SCHEDULE II—Continued

United States Tariff Act of 1930 Paragraph	Description of Article	Rate of Duty
302 (d)	Ferromanganese containing not less than 4 per centum of carbon, on the metallic manganese contained therein....	$\frac{3}{4}$ cts. per lb., plus $1\frac{1}{2}$ times the lowest rate of ordinary customs duty provided for manganese ore containing in excess of 10 per centum of metallic manganese the product of any foreign country except Cuba, at the time such ferromanganese is entered, or withdrawn from warehouse, for consumption; but not more than $1\frac{1}{2}$ cents per pound.
302 (i)	Ferro silicon, containing 8 per centum or more of silicon and less than 30 per centum.....	$1\frac{1}{2}$ cts. per lb. on the silicon contained therein.
302 (m)	Ferrotitanium, ferrovanadium, and ferrouanium.....	15% <i>ad val.</i>
353	Cooking stoves and ranges, having as an essential feature an electrical heating element, and parts thereof; any of the foregoing, finished or unfinished, wholly or in chief value of metal, and not specially provided for.....	25% <i>ad val.</i>
401	Timber hewn, sided, or squared, otherwise than by sawing, and round timber used for spars or in building wharves; sawed lumber and timber not specially provided for; all the foregoing, if of fir, spruce, pine, hemlock, or larch.....	50 cts. per thousand feet, board measure.
	Provided, That any of the foregoing sawed timber and lumber of Douglas fir or Western hemlock entered, or withdrawn from warehouse, for consumption, in any calendar year after 1935 in excess of an aggregate quantity of 250,000,000 feet, board measure, shall not be subject to this provision.	
402	Maple (except Japanese maple), birch, and beech: Flooring..	4% <i>ad val.</i>
412	Ice-hockey sticks, wholly or in chief value of wood.....	20% <i>ad val.</i>
503	Maple sugar.....	4 cts. per lb.
701	Cattle, weighing less than 175 pounds each.....	$1\frac{1}{2}$ cts. per lb.
	Cattle, weighing 700 pounds or more each and not specially provided for.....	2 cts. per lb.
	Cows, weighing 700 pounds or more each and imported specially for dairy purposes.....	$1\frac{1}{2}$ cts. per lb.
	Provided, That none of the foregoing entered, or withdrawn from warehouse, for consumption in excess of the quantities respectively specified below in any calendar year after 1935 shall be subject to the above provisions:	
	Cattle, weighing less than 175 pounds each: $\frac{1}{2}$ of 1 per centum of the average annual total number of cattle (including calves) slaughtered in the United States during the calendar years 1928 to 1932, both inclusive, (51,933 head).	
	Cattle, weighing 700 pounds or more each and not specially provided for: $\frac{1}{4}$ of 1 per centum of the average annual total number of cattle (including calves) slaughtered in the United States during the calendar years 1928 to 1932, both inclusive, (155,799 head).	
	Cows, weighing 700 pounds or more each and imported specially for dairy purposes: (20,000 head).	

SCHEDULE II—Continued

United States Tariff Act of 1930 Paragraph	Description of Article	Rate of Duty
707	Cream, fresh or sour..... <i>Provided, That fresh or sour cream entered for consumption in excess of 1,500,000 gallons in any calendar year after 1935 shall not be subject to this provision.</i>	35 cts. per gal.
710	Cheddar cheese in original loaves.....	5 cts. per lb., but not less than 25% ad val.
711	Birds, live: Chickens, ducks, geese, turkeys, and guineas.....	4 cts. per lb.
712	Birds, dead, dressed or undressed, fresh, chilled, or frozen: chickens and guineas.....	6 cts. per lb.
714	Horses, unless imported for immediate slaughter, valued at not more than \$150 per head.....	\$20 per head
717(a)	Fish, fresh or frozen (whether or not packed in ice), whole, or beheaded or eviscerated or both, but not further advanced (except that the fins may be removed): Halibut..... Salmon..... Swordfish (not including naturally or artificially frozen swordfish)..... Eels..... Chubs, fresh-water mullet (<i>catostomus</i>), jacks, lake trout, saugers, tullibees, whitefish, and yellow pike.....	1 cent per lb. 1½ cts. per lb. 1½ cts. per lb. ½ ct. per lb. ¾ cts. per lb.
719	Fish, pickled or salted (except fish packed in oil or in oil and other substances and except fish packed in air-tight containers weighing with their contents not more than 15 pounds each): Salmon..... Alewives in bulk or in immediate containers weighing with their contents more than 15 pounds each.....	20% ad val. ¾ cts. per lb. net weight
720(a)	Smoked herring (except herring packed in oil or in oil and other substances and except herring packed in airtight containers weighing with their contents not more than 15 pounds each): Hard dry-smoked, when whole or beheaded, but not further advanced..... Boned, whether or not skinned.....	¾ cts. per lb. 1½ cts. per lb.
721(b)	Razor clams (<i>siliqua patula</i>), packed in air-tight containers.....	15% ad val.
726	Hulled oats, unfit for human consumption.....	8 cts. per bu. of 32 lbs.

SCHEDULE II—Continued

United States Tariff Act of 1930 Paragraph	Description of Article	Rate of Duty
729	Wheat, unfit for human consumption.....	10% <i>ad val.</i>
730	Bran, shorts, by-product feeds obtained in milling wheat or other cereals.....	10% <i>ad val.</i>
730	Mixed feeds, consisting of an admixture of grains or grain products with oil cake, oil-cake meal, molasses, or other feedstuffs.....	10% <i>ad val.</i>
731	Screenings, scalplings, chaff, or scourings of wheat, flaxseed, or other grains or seeds: Unground, or ground.....	10% <i>ad val.</i>
732	Cereal breakfast foods, and similar cereal preparations, by whatever name known, processed further than milling, and not specially provided for.....	15% <i>ad val.</i>
734	Apples, green or ripe.....	15 cts. per bu. of 50 lbs.
736	Strawberries in their natural condition or in brine.....	$\frac{3}{4}$ cts. per lb.
736	Blueberries, prepared or preserved, or frozen, but not in brine and not dried, desiccated, or evaporated, and not specially provided for.....	25% <i>ad val.</i>
737(1)	Cherries in their natural state.....	1 ct. per lb.
763	Grass seeds and other forage crop seeds:	
	Alfalfa.....	4 cts. per lb.
	Alsike clover.....	4 cts. per lb.
	Sweet clover.....	2 cts. per lb.
	Timothy.....	1 ct. per lb.
	Bluegrass.....	$2\frac{1}{2}$ cts. per lb.
769	Peas, green or unripe, when imported and entered for consumption during the period from July 1 to September 30, inclusive, in any year.....	2 cts. per lb.
771	White or Irish seed potatoes, certified by a responsible officer or agency of a foreign Government in accordance with the official rules and regulations of that Government to have been grown and approved especially for use as seed, in containers marked with the foreign Government's official certified seed potato tags, when entered for consumption during the period	
	From December 1 to the last day of the following	
	February, inclusive, in any years.....	60 cts. per 100 lbs.
	From March 1 to November 30, inclusive, in any year... Provided, That such potatoes entered for consumption in excess of an aggregate quantity of 750,000 bushels of 60 pounds each in the twelve-month period beginning on December 1 in any year shall not be subject to this provision.	45 cts. per 100 lbs.
773	Turnips and rutabagas.....	$12\frac{1}{2}$ cts. per 100 lbs.
779	Hay.....	\$3 per ton of 2,000 lbs.
802	Whiskey of all types and classes.....	\$2.50 per proof gal.
	Provided, That this provision shall not apply to any whiskey consisting in whole or in any part of distilled spirits which have not been aged in wooden containers at least four years prior to the date the whiskey is entered, or withdrawn from warehouse, for consumption.	
1402	Pulpboard in rolls for use in the manufacture of wallboard, not plate finished, supercalendered or friction calendered, laminated by means of an adhesive substance, coated, surface stained or dyed, lined or vat-lined, embossed, printed, decorated or ornamented in any manner, nor cut into shapes for boxes or other articles and not specially provided for.....	5% <i>ad val.</i>
1413	Pulpboard in rolls for use in the manufacture of wallboard, surface stained or dyed, lined or vat-lined, embossed, or printed.....	15% <i>ad val.</i>

SCHEDULE II—Continued

United States Tariff Act of 1930 Paragraph	Description of Article	Rate of Duty
1502	Lacrosse sticks.....	15% <i>ad val.</i>
1502	Ice skates and parts thereof.....	15% <i>ad val.</i>
1530(b)	Leather (except leather provided for in sub-paragraph (d) of paragraph 1530), made from hides or skins of cattle of the bovine species:	
	(3) Leather to be used in the manufacture of harness or saddlery.....	10% <i>ad val.</i>
	(4) Patent leather, rough, partly finished, or finished, or cut or wholly or partly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into boots, shoes, or footwear.....	10% <i>ad val.</i>
1541(a)	Pipe organs or pipe organ player actions and parts thereof especially designed and constructed for installation and use in a particular church, or in a particular public auditorium at which it is not customary to charge an admission fee, which are imported for that specific use, and which are so installed and used within one year from the date of importation.....	25% <i>ad val.</i>
1601	Sulphuric acid or oil of vitriol.....	Free
1604	Agricultural implements: Plows, tooth or disk harrows, headers, harvesters, reapers, combination harvesting and threshing machines, agricultural drills and planters, mowers, horse-rakes, and cultivators, whether in whole or in parts, including repair parts.....	Free
1616	Asbestos, unmanufactured, asbestos crudes, fibers, stucco, and sand and refuse containing not more than 15 per centum of foreign matter.....	Free
1641	Calcium: Cyanamid or lime nitrogen.....	Free
1652	Cobalt and cobalt ore.....	Free
1667	Sodium cyanide.....	Free
1672	Crude artificial abrasives, not specially provided for.....	Free
1681	Furs and fur skins, not specially provided for, undressed: Mink, beaver, muskrat, and wolf.....	Free
1716	Wood pulp: Mechanically ground and soda, unbleached or bleached; and sulphite, bleached.....	Free
1734	Nickel ore, nickel matte, and nickel oxide.....	Free
1743	Plaster rock (including anhydrite) and gypsum, crude..... Note: The existing customs classification treatment of gypsum which has been broken merely for the purpose of facilitating its shipment to the United States, as "crude" in accordance with the decision of the United States Court of Customs and Patent Appeals, published as Treasury Decision 45725 (61 Treasury Decisions 1215), shall be continued during the effective period of this agreement.	Free
1756	Sea herring and smelts, fresh or frozen, whether or not packed in ice, and whether or not whole.....	Free
1760	Shingles of wood..... Provided, That the United States reserves the right to limit the total quantity of red cedar shingles which may be entered, or withdrawn from warehouse, for consumption, during any given half of any calendar year to a quantity not exceeding 25 per centum of the combined total of the shipments of red cedar shingles by producers in the United States and the imports of such shingles during the preceding half year.	Free

SCHEDULE II—Continued

United States Tariff Act of 1930 Paragraph	Description of Article	Rate of Duty
1761	Lobsters, fresh or frozen (whether or not packed in ice), or prepared or preserved in any manner (including pastes and sauces), and not specially provided for.....	Free
1761	Clams, quahaugs, oysters (except seed oysters), and crabs, fresh or frozen (whether or not packed in ice), and not specially provided for.....	Free
1761	Scallops, fresh but not frozen (whether or not packed in ice) ..	Free
1772	Standard newsprint paper.....	Free
1803 (1)	Timber hewn, sided, or squared, otherwise than by sawing, and round timber used for spars or in building wharves; sawed lumber and timber, not further manufactured than planed, and tongued and grooved; all the foregoing, if not of balsa or teak, and not specially provided for...	Free
1803 (2)	Logs; timber, round, unmanufactured; pulp woods; firewood, handle bolts, shingle bolts; and laths; all the foregoing, not cabinet woods, and not specially provided for.....	Free
1804	Posts, railroad ties, and telephone, trolley, electric-light, and telegraph poles of cedar or other woods.....	Free
1805	Pickets, palings, hoops, and staves of wood of all kinds.....	Free

SCHEDULE II—Concluded

Revenue Act of 1932 Section		Rate of Import Tax
601 (c) (6)	<p>Lumber, rough, or planed or dressed on one or more sides, except flooring made of maple (except Japanese maple), birch, and beech.....</p> <p>Provided, That from and after the time when the aggregate quantity of sawed Douglas fir and Western hemlock timber and lumber entered, or withdrawn from warehouse, for consumption, in any calendar year after 1935 exceeds 250,000,000 feet, board measure (determined in the manner described in paragraph 401, Tariff Act of 1930), the foregoing provision shall not be in effect in respect of sawed timber and lumber of Douglas fir and Western hemlock during the remainder of such year.</p> <p>Provided further, That no article described in paragraph 401, Tariff Act of 1930, of a kind which is being classified under section 601 (c) (6), Revenue Act of 1932, on the day of the signature of this Agreement but is thereafter excluded from such classification pursuant to a final judicial decision in which the Treasury Department acquiesces, shall be subject to the provisions of Article IV of this Agreement or any provision of this Schedule; but the total duties, taxes, and other exactions hereafter imposed on or in connection with the importation of any such article shall not exceed the total which would have accrued if such article had not been excluded from such classification.</p>	<p>\$1.50 per thousand feet, board measure</p>

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