CANADA

TREATY SERIES, 1944

No. 17

CONVENTION

BETWEEN

CANADA

AND

THE UNITED STATES OF AMERICA

FOR THE

AVOIDANCE OF DOUBLE TAXATION (SUCCESSION DUTIES)

Signed at Ottawa, June 8, 1944

Remistions for the sublication of the Convention

RETROACTIVE TO JUNE 14, 1941

Ratifications exchanged at Washington, February 6, 1945



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CONVENTION BETWEEN CANADA AND THE UNITED STATES OF AMERICA FOR THE AVOIDANCE OF DOUBLE TAXATION (SUCCESSION DUTIES)

Signed at Ottawa, June 8, 1944

Ratifications exchanged at Washington, February 6, 1945

The Government of Canada and the Government of the United States of America, being desirous of avoiding double taxation and of preventing fiscal evasion in the case of estate taxes and succession duties, have decided to conclude convent: a convention and for that purpose have appointed as their plenipotentiaries:

W. L. Mackenzie King, Secretary of State for External Affairs, and Colin W. L. Mackenzie King, Secretary of State 101 Eastern G. Gibson, Minister of National Revenue, for Canada;

United States of America at Ottawa, for the United States of America;

Who, having communicated to one another their full powers found in good and who, having communicated to one another then the due form, have agreed upon the following Articles:

ARTICLE I

1. The taxes referred to in this Convention are:

(a) for the United States of America: the Federal estate taxes;

(b) for Canada: the taxes imposed under the Dominion Succession Duty

2. In the event of appreciable changes in the fiscal laws of either contracting the contracting States will consult together. State, the competent authorities of the contracting States will consult together.

ARTICLE II

of the taxes imposed by the United States of America. 1. Real property situated in Canada shall be exempt from the application

2. Real property situated in the United States of America shall be exempt 2. Real property situated in the United States the application of the taxes imposed by Canada.

to be considered as real property for the purposes of this Convention shall be determined in same as real property for the contracting State imposing the tax. 3. The question whether rights relating to or secured by real property are considered on whether rights relating to or secured by real property are determined in accordance with the laws of the contracting State imposing the tax.

States of America, of any of the states or territories of the United States of Within the United States of Columbia, shall be deemed to be property situated within the United States of America.

2. Shares in a corporation organized in or under the laws of Canada, or of the Droving the any of the provinces or territories of Canada, shall be deemed to be property within Canada, or the provinces or territories of Canada, shall be deemed to be property

3. This Article shall not be construed as limiting the liability of the estate any person not described and any citizen of the United States of any person not domiciled in Canada or of any citizen of the United States of America. of America, under the estate tax laws of the United States of America.

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- 1. The situs of property shall be determined in accordance with the land the contracting State in the land the contracting State in the land the la of the contracting State imposing the tax, except as otherwise provided in Convention Convention
- 2. Allowances for debts shall be determined in accordance with the laws of the contracting State imposing the tax.
- 3. Domicile shall be determined in accordance with the laws of contracting State imposing the tax. and has about to imposing the tax. being desirous of avoiding double taxation and of pr

In the case of estate taxes aV alorra a duties, have decided to conclude 1. In the case of a decedent who at the time of his death was a citizen of omiciled in, the United States of a decedent who at the time of his death was a citizen of or domiciled in, the United States of America, may include in the gross estate any property (other than real property) situated in Canada as though this Convention by the convention of in Canada as though this Convention had not come into effect.

2. In the case of a decedent (other than a citizen of the United States of who at the time of his death was a citizen of the United States of the United Sta America) who at the time of his death was domiciled in Canada, the United States of America shall, in imposing the toward of the United States. States of America shall, in imposing the taxes to which this Convention relates:

(a) take into account only property situated in the United States

(b) allow as an exemption an amount which bears the same ratio to the personal exemption allowed in the personal exemption an amount which bears the same ratio to the personal exemption allowed in the case of a decedent who was at time of his death a citizen of, or domiciled in, the United States the America as the value of the property of small in the United States in the United Sta America as the value of the property of such decedent situated in the United States of America bears to the America as the value of the property of such decedent situated in the United States of America bears to the value of the property included in the entire gross estate of the decedent situated in the property included in the entire gross estate of the decedent.

3. In the case of a decedent who at the time of his death was domiciled real canada, Canada may include in the Canada, Canada may include in the gross estate any property (other than property) situated in the United States of the state any property (other than convention) property) situated in the United States of America as though this Convention had not come into effect.

4. In the case of a decedent who at the time of his death was domiciled this United States of America. Canada a like time of his death was domiciled this the United States of America, Canada shall, in imposing the taxes to which this Convention relates:—

(b) allow as an exemption an amount which bears the same ratio to the personal exemption allowed in the personal exemption an amount which bears the same ratio to the time of his death domiciled in Carrela of a decedent who was at of time of his death domiciled in Carrela of a decedent who was at of the case of a decedent who was at of the case of a decedent who was at of the case of the carrela personal exemption allowed in the case of a decedent who was at time of his death domiciled in Canada as the value of the property such decedent situated in Canada bears to the entire value of property, wherever situated

ARTICLE VI

1. In the case of a decedent who at the time of his death was a citizen of miciled in the United States of America shall be a the control of the United States of America shall be a the control of the case of a decedent who at the time of his death was a citizen of the control of the case of a decedent who at the time of his death was a citizen of the control of the case of a decedent who at the time of his death was a citizen of the control of the case or domiciled in the United States of America, the United States of America shall impose the estate taxes to which this Constitutions: impose the estate taxes to which this Convention relates upon the following conditions:—

(a) In respect of property situated in Canada which, for the purpose as estate taxes, is included in the great state taxes, is included in the great state taxes. estate taxes, is included in the gross estate, less such property specifically deducted therefrom (either because of transfer for purple charitable, educational, religious or similar to the property has been charitable, educational, religious or similar uses or because the properly has been previously taxed under has been previously taxed under provisions of law relating to properly previously taxed) there shall be all the properly credit for C. has been previously taxed under provisions of law relating to proper previously taxed) there shall be allowed against the estate stuare credit for Canadian succession to allowed against the estate stuare. credit for Canadian succession taxes in respect of the property situated in Canada, the situs of such property with the laws in Canada, the situs of such property being determined in accordance with the laws of Canada, subject to the with the laws of Canada, subject to the provisions of this Convention.

(b) The portion of the Canadian succession taxes to be allowed as a credit against United States estate taxes shall be an amount which bears the same ratio to the total Canadian succession taxes as the value of the property situated in Canada and with respect to which estate taxes are imposed by the United States of America bears to the total value of the property with respect to which succession taxes are imposed by Canada.

(c) The credit in any such case shall not exceed an amount which bears the same ratio to such estate taxes, computed without the credit provided for herein, as the value of the property situated in Canada and not excluded or deducted from the gross estate as provided in (a) bears to

the value of the entire gross estate.

The values referred to in (c) are the values determined by the United

States of America for the purpose of estate taxes.

The credit provided for herein shall apply after the application of section 813 (b) of the Internal Revenue Code, as amended by the Revenue Act of 1942.

Canada, Canada shall impose the succession taxes to which this Convention 2. In the case of a decedent who at the time of his death was domiciled in relates upon the following conditions:—

(a) In respect of property situated in the United States of America which, for the purpose of succession taxes, is included in the gross estate, less such property as is specifically deducted therefrom (because of transfer for charitable, educational, religious or similar uses), there shall be allowed against the succession taxes a credit for United States estate taxes in respect of the property situated in the United States of America, the situs of such property being determined in accordance with the laws of the United States of America, subject to the provisions of this

(b) The portion of the United States estate taxes to be allowed as a credit against Canadian succession taxes shall be an amount which bears the same ratio to the total United States estate taxes as the value of the property situated in the United States of America and with respect to which succession taxes are imposed by Canada bears to the total value of the property with respect to which estate taxes are imposed by the

United States of America. (c) The credit in any such case shall not exceed an amount which bears the same ratio to such succession taxes, computed without the credit provided for herein, as the value of the property situated in the United State States of America and not excluded or deducted from the gross estate as provided in (a) bears to the entire value of the property, wherever situated.

(d) The values referred to in (c) are the values determined by Canada for the purpose of succession taxes.

3. (a) The credit referred to in this Article may be allowed by the United (b) Amori credit referred to in this Article may be allowed by the United States of America if claim therefor is filed within the periods provided in section of the Latin Code as amended. (b) of the Internal Revenue Code, as amended.

therefor is filed within the period provided by subsection 4 of section 35 of the (b) The Internal Revenue Code, as amended.

The credit referred to in this Article may be allowed by Canada if claim is filed it referred to in this Article may be allowed by Canada if claim Dominion Succession Duty Act relating to refund of overpayment. (c) A refund based on the credit may be made if a claim therefor is filed

Within the respective periods above provisions of this provisions of the provisions (d) Any refund based on the provisions of this Article or any other resions of this Co. Provisions of this Article of this Convention shall be made without interest.

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- 1. With a view to the prevention of fiscal evasion each of the contracting States undertakes to furnish to the other contracting State, as provided in succeeding Articles of this Country of the contracting State, as provided in the succeeding Articles of this Country of the contracting State, as provided in the succeeding Articles of this Country of the contracting State, as provided in the succeeding Articles of this Country of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the succeeding Articles of the contracting State, as provided in the contracting State of the contra succeeding Articles of this Convention, the information which its competent authorities have at their disposal authorities have at their disposal or are in a position to obtain under its revenue laws in so far as such information may be of use to the authorities of the other contracting State in the contracting Sta contracting State in the assessment of the taxes to which this Convention relates
- 2. The information to be furnished under this Article, whether in the party course or on request ordinary course or on request, may be exchanged directly between the competent authorities of the two contraction of the two contraction of the two contractions of two contractions of the two contra authorities of the two contracting States.

ARTICLE VIII

1. The Commissioner shall notify the Minister as soon as practicable when Commissioner ascertains, that in the the Commissioner ascertains that in the case of:-

(a) a decedent, any part of whose estate is subject to the Federal estate tax laws, there is property of such decade to the Federal tax laws, there is property of such decedent situated in Canada;

- (b) a decedent domiciled in Canada, any part of whose estate is subject to the Dominion Succession Duty Act of the Canada, the Dominion Succession Duty Act, there is property of such deceded
- 2. The Minister shall notify the Commissioner as soon as practicable when the Minister ascertains that in the case of:-
 - (a) a decedent, any part of whose estate is subject to the Dominion Succession Duty Act, there is property of such decedent situated in United States of America:
- (b) a decedent domiciled in the United States of America, any part of whose estate is subject to the Fodoral whose estate is subject to the Federal estate tax laws, there is properly of such decedent situated in Canada of such decedent situated in Canada.

1. If the Minister deems it necessary to obtain the co-operation of the missioner in determination of the succession to the co-operation of the missioner in determination of the succession to the co-operation of the succession to the succession to the co-operation of the succession to the co-operation of the succession to the co-operation of the succession to the succes Commissioner in determination of the succession tax liability of any person, upon the may, upon request, furnish the Minister deems it necessary to obtain the co-operation of the commissioner may, upon request, furnish the Minister deems it necessary to obtain the co-operation of the c Commissioner may, upon request, furnish the Minister such information bearing upon the matter as the Commissioner is entitled to the Iteration that the revenue laws of the Iteration that the Iteration tha upon the matter as the Commissioner is entitled to obtain under the revenue laws of the United States of America.

2. If the Commissioner deems it necessary to obtain the co-operation of the ister in the determination of the estate to obtain the co-operation person, the ister many constant of the estate to obtain the co-operation of the estate to obtain t Minister in the determination of the estate tax liability of any person, upon the matter as the Minister is optibled to be a superior laws of the matter as the Minister is optibled to be a superior laws of the commissioner such information laws of the matter as the Minister is optibled to be a superior laws of the commissioner such information laws of the commissioner such as a commission of the commission of upon the matter as the Minister is entitled to obtain under the revenue laws

ARTICLE X

(a) prescribe regulations to carry into effect this Convention within respective States and rules with respect to the convention information. The competent authorities of the contracting States may:

respective States and rules with respect to the exchange of information of the Convention of the Conve (b) if doubt arises, settle questions of interpretation or application of Convention by mutual agreement.

(c) communicate with each other directly for the purpose of giving effect the provisions of this Convention

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ARTICLE XI

If any fiduciary or beneficiary can show that double taxation has resulted or may result in respect of the taxes to which this Convention relates, such fiduciary and in respect of the taxes to which this Convention relates, such fiduciary or beneficiary shall be entitled to lodge a claim or protest with the State of citizenship or domicile of such fiduciary or beneficiary, or, if a corporation or other citizenship or domicile of such fiduciary or beneficiary, or, if a corporation or other control tion or other entity, with the State in which created or organized. If the claim or protest should be protest should be state in which created or organized. or protest should be deemed worthy of consideration, the competent authority of such State such State should be deemed worthy of consideration, the competent authority of the other State to determine what consult with the competent authority of the other State to determine whether the alleged double taxation exists or may occur and if so whether it whether the alleged double taxation exists or may occur and if so whether it whether it was a suit by the terms of this Convention. whether it may be avoided in accordance with the terms of this Convention.

ARTICLE XII

The provisions of this Convention shall not be construed to restrict in any manner any exemption, deduction, credit or other allowance accorded by the laws of one of the determination of the tax imposed by laws of one of the contracting States in the determination of the tax imposed by State

ARTICLE XIII

1. As used in this Convention:

(a) The term "Minister" means the Minister of National Revenue of Canada or his duly authorized representative.

(b) The term "Commissioner" means the Commissioner of Internal Revenue of the Transfer of the of the United States of America, or his duly authorized representative. (c) The term "competent authority" or "competent authorities" means the Commissioner and the Minister and their duly authorized

2. When used in a geographical sense: (a) The term "United States of America" includes only the States, the Territorn "United States of America" and the District of Territory of Alaska, the Territory of Hawaii, and the District of

(b) The term "Canada" means the Provinces, the Territories and Sable Island

1. This Convention shall be ratified and the instruments of ratification shall be exchanged at Washington as soon as possible.

2. This Convention shall be deemed to have come into effect on the 14th day 2. This Convention shall be deemed to have come into effect on the that date and indec. It shall continue in effect for a period of five years from the date and indec. It shall continue in effect for a period but may be terminated by either of that date and indefinitely after that period, but may be terminated by either of the contracting States and the five-year period or at any time the contracting States at the end of the five-year period or at any time been been provided to the end of the provided to the states at the end of thereafter provided that at least six months prior notice of termination has

Done in duplicate, at Ottawa, this eighth day of June, 1944.

W. L. MACKENZIE KING COLIN GIBSON RAY ATHERTON

biary or benchmary shall be entitled by lodge a claim or protest with the

he term "Minister" means the Minister of Mational Revenue of

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