ARTICLE XIX - UNITED STATES

Compensation for Actions on Typewriter
Ribbon Cloth and Safety Pins

The United States Government has transmitted to the secretariat the attached texts of letters exchanged between the Delegation of the United States and the Delegations of the United Kingdom and of the Federal Republic of Germany concluding their negotiations for compensation for the United States actions under Article XIX of the General Agreement with respect to concessions on typewriter ribbon cloth and safety pins.

ARTICLE XIX - ETATS-UNIS

Compensation pour les mesures concernant les tissus de coton pour rubans de machines à écrire et les épingles de sûreté

Le gouvernement des États-Unis a fait parvenir au secrétariat le texte joint des lettres échangées entre la délégation des États-Unis et les délégations du Royaume-Uni et de la République fédérale d'Allemagne, en conclusion des négociations menées en vue de déterminer la compensation des mesures prises par les États-Unis en application de l'article XIX de l'Accord général concernant les tissus de coton pour rubans de machines à écrire et les épingles de sûreté.
Delegation of the United States of America
to the
1960/61 Tariff Conference

January 26, 1962

Dear Mr. Ambassador:

I refer to consultations which have been held between the Delegation of the United States and the Delegation of the United Kingdom, during the 1960/61 Tariff Conference, regarding the modification by the United States, pursuant to Article XIX, of its concessions on safety pins by Proclamation No. 3212, of November 29, 1957, and of its concessions on typewriter ribbon cloth by Proclamation No. 3365, of August 23, 1960; and regarding compensatory concessions by the United States with a view to maintaining the level of reciprocal and mutually advantageous concessions contained in the Schedules to the General Agreement on Tariffs and Trade.

It is my understanding that the Government of the United Kingdom accepts the application by the United States of the provisions of the enclosed Schedule, as though they were set forth in Part I of a Schedule XX to the General Agreement as constituting complete compensatory adjustment for its interests in the Article XIX modifications referred to in the preceding paragraph.

Sincerely yours,

(Signed)

His Excellency
Sir Edgar Cohen, K.C.M.G.
Ambassador, Permanent Delegate to GATT,
Leader of the Delegation of the United Kingdom
Geneva
<table>
<thead>
<tr>
<th>Description of Products</th>
<th>Rates of Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>A</strong></td>
</tr>
<tr>
<td><strong>Part A - Concessions Compensatory for Action by Proclamation No. 3212</strong></td>
<td></td>
</tr>
<tr>
<td>355 Table, butchers', carving, cooks', hunting, kitchen, bread, cake, pie, slicing, cigar, butter, vegetable, fruit, cheese, canning, fis, carpenters' bench, curriers', drawing, farriers', fleshing, hay, sugar beet, beet topping, tanners', plumbers', painters', palette, artists', shoe, and similar knives, forks, and steels, and cleavers; all the foregoing without handles, not specially designed for other than household, kitchen, or butchers' use, and not specially provided for, with blades in length—</td>
<td>0.9% each 0.8% each</td>
</tr>
<tr>
<td>Under 6 inches-------------</td>
<td>and 11% and 10%</td>
</tr>
<tr>
<td></td>
<td>ad val. ad val.</td>
</tr>
<tr>
<td>6 inches or more----------</td>
<td>1.8% each 1.6% each</td>
</tr>
<tr>
<td></td>
<td>and 11% and 10%</td>
</tr>
<tr>
<td></td>
<td>ad val. ad val.</td>
</tr>
<tr>
<td>372 Lawn mowers; and parts of lawn mowers, not specially provided for, wholly or in chief value of metal or porcelain———</td>
<td>22.5% ad val. 20% ad val.</td>
</tr>
<tr>
<td><strong>Part B - Concessions Compensatory for Action by Proclamation No. 3365</strong></td>
<td></td>
</tr>
<tr>
<td>1013 Table damask, wholly or in chief value of flax, and all articles, finished or unfinished, made or cut from such damask—</td>
<td>11% ad val. 10% ad val.</td>
</tr>
<tr>
<td>1529(a) Articles (including fabrics), figured or plain, made on a lace or net machine, and provided for in subdivision A/ of the rate provisions of paragraph 1529(a) Tariff Act of 1930, as set forth in &quot;United States Import Duties (1958)&quot;; Nets and nettings, not embroidered: Made on a bobbinet machine and wholly or in chief value of—</td>
<td></td>
</tr>
<tr>
<td>Cotton, having 225 or more holes per square inch----</td>
<td>27% ad val. 24% ad val.</td>
</tr>
</tbody>
</table>
GENERAL NOTES

1. Subject to the provisions of this Schedule, to the provisions of the General Agreement on Tariffs and Trade relating to Part I of Schedule XX thereto, and to the provisions of section 350(a)(4)(B) and (C) of the Tariff Act of 1930, as now amended (72 Stat. (pt. 1) 674), 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 Schedule, and 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.

(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.

2. In the event that the action by the United States in Proclamation No. 3212, of November 29, 1957, or in Proclamation No. 3365, of August 23, 1960, is modified or terminated so as to result in a lower rate of duty for any product the rate of duty on which was increased as a result of those Proclamations, the Government of the United States and the Government of the United Kingdom, and if appropriate the Governments of other contracting parties to the General Agreement, will enter into negotiations or consultations with a view to reaching a mutually satisfactory compensatory adjustment of the balance of concessions under that Agreement.
February 16, 1962

Dear Mr. Evans,

I have pleasure in confirming the understanding expressed in your letter of January 26, 1962 that the Government of the United Kingdom accepts the provisions of the Schedule therewith enclosed as constituting appropriate compensation for the modifications made in the concessions on safety pins and typewriter ribbon cloth by Proclamation No. 3212 of November 29, 1957 and Proclamation No. 3365 of August 23, 1960, respectively.

Yours sincerely,

(Signed)

(E.A. Cohen)

Mr. John W. Evans,
Delegation of the United States of America to the 1960/61 Tariff Conference.
Delegation of the United States of America
to the
1960/61 Tariff Conference

January 29, 1962

Dear Dr. Horn:

I refer to consultations which have been held between the Delegation of the United States and the Delegation of the Federal Republic of Germany, during the 1960/61 Tariff Conference, regarding the modification by the United States, pursuant to Article XIX, of its concession on safety pins by Proclamation No. 3212, of November 29, 1957, and regarding compensatory concessions by the United States with a view to maintaining the level of reciprocal and mutually advantageous concessions contained in the Schedules to the General Agreement on Tariffs and Trade.

It is my understanding that the Government of the Federal Republic of Germany accepts the application by the United States of the provisions of the enclosed Schedule, as though they were set forth in Part I of a Schedule XX to the General Agreement as constituting complete compensatory adjustment for its interests in the Article XIX modifications referred to in the preceding paragraph.

Sincerely yours,

(Signed)

Herman Walker
Vice Chairman

Dr. E. Horn
Chairman, Delegation of the Federal Republic of Germany
1960-1961 Tariff Negotiations
Geneva
SCHEDULE

Tariff Act of 1930, Paragraph | Description of Products | Rates of Duty
--- | --- | ---
218(a) | Biological, chemical, metallurgical, pharmaceutical, and surgical articles and utensils of all kinds, including all scientific articles and utensils, whether used for experimental purposes in hospitals, laboratories, schools or universities, colleges, or otherwise; all the foregoing (except articles provided for in paragraph 217 or 218(e), Tariff Act of 1930), finished or unfinished, wholly or in chief value of fused quartz or fused silica | 22\% ad val. 20\% ad val.

1510 | Parts of buttons and button molds or blanks, finished or unfinished, not specially provided for | 40\% ad val. 36\% ad val.

1541(a) | Musical instruments and parts thereof, not specially provided for: Concertinas and other accordions which are not piano accordions | 18\% ad val. 16\% ad val.

GENERAL NOTES

1. Subject to the provisions of this Schedule, to the provisions of the General Agreement on Tariffs and Trade relating to Part I of Schedule XX thereto, and to the provisions of section 350(a)(4)(B) and (C) of the Tariff Act of 1930, as now amended (72 Stat. (pt. 1) 674), 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 Schedule, and 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.

(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.
2. In the event that the action by the United States in Proclamation No. 3212, of November 29, 1957, is modified or terminated so as to result in a lower rate of duty for any product the rate of duty on which was increased as a result of that Proclamation, the United States and the Federal Republic of Germany, and if appropriate, other contracting parties to the General Agreement, will enter into consultations or negotiations with a view to reaching a mutually satisfactory compensatory adjustment of the balance of concessions under that Agreement.
Delegation of the Federal Republic of Germany to the 1960/61 Tariff Conference

Geneva, January 29, 1962

Dear Mr. Walker:

I refer to consultations which have been conducted between the Delegation of the Federal Republic of Germany and the Delegation of the United States, during the 1960/61 Tariff Conference, regarding the modification by the United States pursuant to Article XIX of its concession on safety pins, and regarding compensatory concessions by the United States with a view to maintain the level of reciprocal and mutually advantageous concessions contained in the Schedules to the General Agreement.

I confirm that the Government of the Federal Republic of Germany concurs in the understanding of the United States Delegation as to the Agreement reached in the consultations at the Tariff Conference 1960/61 and accepts the application by the United States of the provisions of the enclosed Schedule, as they were set forth in Part I of the Schedule XX to the General Agreement, as constituting complete compensatory adjustment for its interests in the Article XIX modification referred to in the preceding paragraph.

Sincerely yours,

(Signed)

Dr. Edgar Horn
Head of the Delegation

Mr. Herman Walker
Vice Chairman
Delegation of the United States of America
1960-1961 Tariff Negotiations
Geneva