THE FEDERATION OF RHODESIA AND NYASALAND

Trade Agreement negotiated with the Union of South Africa

The following communication of 12 March 1958, has been received from the Government of the Union of South Africa:

"I have the honour to inform you that the proposed adjustments in Annexure B, Part I, of the Trade Agreement of 28 June, 1955, between the Union of South Africa and the Federation of Rhodesia and Nyasaland, which were notified in document SECRET/93 of 30 October, 1957, have been made effective by means of an Exchange of Notes between the two Governments, dated 28 December, 1957."

Exchange of Notes between the Governments of South Africa and the Federation of Rhodesia and Nyasaland.

A. Note from the Rhodesian Government to the Government of the Union of South Africa of 28 December 1957:

Trade Agreement between the Federation of Rhodesia and Nyasaland and the Union of South Africa

"I have the honour to refer to discussions which have taken place between officials of our two Governments and to propose the following amendments to the Trade Agreement of 28 June, 1955, as amended, between the Governments of the Federation of Rhodesia and Nyasaland and the Union of South Africa:

ANNEXURE B, PART 1.*

"By the deletion from this annexure of the following item:

* Note of the Secretariat:
List of goods which, when ... manufactured in the Federation, shall ... on entry for consumption in the Union, be admitted free of customs duty.
ex 251 Boots and Shoes:

ex (a) Infants' cotton-mesh and canvas shoes of the tennis or gymnasium type, the soles of which, excluding the socking, are wholly of rubber; and infants' canvas boots and shoes with rope soles -

ex  
(ii) Sizes 3 to 6½.

ex (b) Men's, women's and children's, of leather -

(i) children's, sizes 7 to 1.
(ii) men's and youths', women's and maids', sizes 2 and upwards.

ex (c) Cotton-mesh and canvas shoes of the tennis or gymnasium type, the soles of which, excluding the socking, are wholly of rubber; and canvas boots and shoes with rope soles -

(i) men's and youths', women's and maids', sizes over 4.
(ii) sizes other than those provided for in subparagraph (i)'.

and by the substitution of the following therefor:

'ex 251 Boots and shoes:

ex (a) Infants', excluding those of leather -

ex  
(ii) sizes 3 to 6½.

ex (b) Men's, women's and children's, not being slippers, ballet dancing shoes, galoshes, rubber boots, rubber baking shoes and sandals, spiked running shoes, boots and shoes with rope or wooden soles, wooden footwear, or cotton-mesh and canvas shoes of the tennis or gymnasium type, the soles of which, excluding socking, are wholly of rubber -

(i) children's, sizes 7 to 1.
(ii) men's and youths', women's and maids', sizes 2 and upwards.

ex (c) Cotton-mesh and canvas shoes of the tennis or gymnasium type, the soles of which, excluding the socking, are wholly of rubber; and canvas boots and shoes with rope soles -

(i) men's and youths', women's and maids', sizes over 4.
(ii) sizes other than those provided for in subparagraph (i)'.
"I have the honour to propose that this Note and your reply confirming that the amendments to the Trade Agreement of 28 June, 1955, set out above, are acceptable to the Government of the Union of South Africa, be regarded as constituting an Agreement between our two Governments with effect from 1 January, 1958, on the understanding however that in so far as 'canvas shoes with rubber soles (not being cotton-mesh and canvas shoes of the tennis or gymnasium type, the soles of which, excluding the socking, are wholly of rubber) classifiable under Union tariff item ex 251 (b) (i) and (ii) are concerned, the amendment to the Trade Agreement shall be regarded as having become effective as from 1 July, 1955."

Signature.


"I have the honour to confirm that the amendments to the Trade Agreement of 28 June, 1955, proposed in your Note as quoted above are acceptable to the Government of the Union of South Africa, and that your Note and this reply shall be regarded as constituting an agreement between our two Governments with effect from 1 January, 1958,

"subject, however, to the understanding that in so far as canvas shoes with rubber soles (not being cotton-mesh and canvas shoes of the tennis or gymnasium type, the soles of which, excluding socking, are wholly of rubber) classifiable under Union tariff item ex 251 (b) (i) and (ii) are concerned, the amendment to the Trade Agreement shall be regarded as having become effective as from 1 July, 1955, and

"subject to the further understanding that the agreement between our two Governments with respect to the amendments proposed in your Note shall lapse if not approved by both Houses of Parliament of the Union of South Africa in accordance with the Union's customs legislation."

Signature.