ARTICLE XXVIII NEGOTIATIONS - 1960

NEGOTIATIONS RELATING TO SCHEDULE XX - UNITED STATES OF AMERICA

The Delegations of the United States of America and the United Kingdom have concluded their negotiations under Article XXVIII for the modification of concessions provided for in Schedule XX as set out in the report attached.

Signed for the Delegation of the United States of America

Signed for the Delegation of the United Kingdom

7 March 1962

1 Reference is made to documents SECRET/129/Add.1 dated 8 December 1961 and L/837 dated 23 July 1958.

Results of Negotiations with the Government of the United Kingdom under Art. XXVIII for the Modification of Concessions in the Schedule of the United States of America

CHANGES IN PART I OF SCHEDULE XX—UNITED STATES OF AMERICA

A. CONCESSIONS TO BE WITHDRAWN

None.

B. CONCESSIONS TO BE MODIFIED

<table>
<thead>
<tr>
<th>Item Number</th>
<th>Description of Products</th>
<th>Rates of Duty Bound in Existing Schedule</th>
<th>Rate of Duty to be bound</th>
</tr>
</thead>
<tbody>
<tr>
<td>907</td>
<td>Waterproof cloth, wholly or in chief value of cotton or other vegetable fiber:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>In part of india rubber</td>
<td><img src="image" alt="No rate changes." /></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other (subject to note 2 to item 372 (twenty-second) in Part I of Schedule XX (Geneva-1947) as modified by the Seventh Protocol of Rectifications and Modifications).</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(The following note is added.)

NOTE: As used in this item, the term "waterproof" is limited to cloths of a kind generally used in the manufacture of articles which are designed to afford protection against water to the extent expected in raincoats, protective sheeting, dress shields, umbrellas, and similar articles. Even when cloth possesses water repelling characteristics, it is not classifiable as waterproof cloth within the meaning of this item unless it is of a kind generally used in the manufacture of articles of the class specified in the preceding sentence.
B. CONCESSIONS TO BE MODIFIED (Cont'd.)

<table>
<thead>
<tr>
<th>Tariff Item Number</th>
<th>Description of Products</th>
<th>Rates of Duty Bound in Existing Schedule</th>
<th>Rates of Duty to be Bound</th>
</tr>
</thead>
<tbody>
<tr>
<td>1530(e)</td>
<td>Boots, shoes, or other footwear (including athletic or sporting boots and shoes), etc.</td>
<td>/No rate changes/</td>
<td></td>
</tr>
</tbody>
</table>

(The following note is added.)

**NOTE:** For the purposes of this item, footwear of which a major portion, in area, of the basic wearing surface of the outer soles (that part of the article, not including the heel, that is designed to be the basic wearing surface and to resist wear on contact with any surface) is composed of India rubber or any substitute for rubber, or both, shall be deemed to have soles wholly or in chief value of India rubber or substitutes for rubber, and footwear having soles as herein described and with uppers composed in greater area of the outer surface of wool, cotton, ramie, animal hair, fiber, rayon or other synthetic textile, or silk, including substitutes for or combinations of any of the foregoing (but excluding any other material superimposed), shall be deemed to have uppers in chief value of the material as enumerated in this item.

C. and D. NEW CONCESSIONS ON ITEMS IN THE EXISTING SCHEDULES AND ON ITEMS NOT IN THE EXISTING SCHEDULES

The compensatory concessions are included in the concessions in the United States Schedule annexed to the Protocol embodying the results of the 1960/61 Tariff Negotiations.