SCHEDULES

The Schedules which are referred to in Article II, and which form part of the Agreement, are as follows:—

Schedule I.—Commonwealth of Australia.

Schedule II.—Belgium-Luxemburg-Netherlands.

Schedule III.—United States of Brazil.

Schedule IV.—Burma. Schedule V.—Canada.

Schedule VI.—Cevlon.

Schedule VII.—Republic of Chile. Schedule VIII.—Republic of China.

Schedule IX.—Republic of Cuba.

Schedule X.—Czechoslovak Republic.

Schedule XI.—French Union—

Section A: Metropolitan Territory. Section B: French Equatorial Africa.

Section C: French West Africa.

Section D: French Somali Coast and Dependencies.

Section E: French Establishments in Oceania.

Section F: Guadeloupe and Dependencies.

Section G: French Guiana. Section H: Indo-China.

Section I: Madagascar and Dependencies.

Section J: Martinique.

Section K: New Caledonia and Dependencies.

Section L: Reunion.

Section M: St. Pierre et Miquelon.

Section N: Tunisia.

Schedule XII.—India.

Schedule XIII.—New Zealand.

Schedule XIV.—Kingdom of Norway.

Schedule XV.—Pakistan.

Schedule XVI.—Southern Rhodesia.

Schedule XVII.—Syro-Lebanese Customs Union.

Schedule XVIII.—Union of South Africa.

Schedule XIX.—United Kingdom of Great Britain and Northern Ireland-

Section A: Metropolitan Territory.

Section B: Newfoundland.

Section C: Dependent Territories of the United Kingdom of Great Britain and Northern

Ireland.

Section D: Malayan Union.

Section E: Palestine.

Schedule XX.—United States of America.

Each of these schedules indicates the tariff treatment which that particular State, in the event of becoming a contracting party within the meaning of Article XXXII, proposes to extend to the commerce of all other contracting parties. For convenience each schedule in the original agreement is divided into two parts, the first relating to the rates of duty on the products of countries not within the same preferential system, and the second to rates applicable to the products of