FACILITATING THE WORK OF TRAVELING SALESMEN

Convention signed at Washington October 20, 1919
Senate advice and consent to ratification January 31, 1920
Ratified by the President of the United States February 16, 1920
Ratified by Paraguay September 22, 1921
Ratifications exchanged at Washington March 22, 1922
Entered into force conditionally March 22, 1922
Senate advice and consent to exchange of ratifications April 24, 1922
Proclaimed by the President of the United States April 28, 1922

42 Stat. 2128; Treaty Series 662

The United States of America and the Republic of Paraguay, being desirous to foster the development of commerce between them and to increase the exchange of commodities by facilitating the work of traveling salesmen, have agreed to conclude a convention for that purpose and have to that end appointed as their plenipotentiaries:

The President of the United States of America, Robert Lansing, Secretary of State of the United States of America, and

The President of the Republic of Paraguay, Manuel Gondra, Envoy Extraordinary and Minister Plenipotentiary for the Republic of Paraguay near the Government of the United States of America,

who, having communicated to each other their full powers, which were found to be in due form, have agreed upon the following articles:

**Article I**

Manufacturers, merchants, and traders domiciled within the jurisdiction of one of the High Contracting Parties may operate as commercial travelers either personally or by means of agents or employees within the jurisdiction of the other High Contracting Party on obtaining from the latter, upon pay-

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1 Because the period specified by art. X had expired, ratifications were exchanged upon the condition that the convention should not be binding upon or promulgated by either party until the United States Senate had sanctioned the exchange.
ment of a single fee, a license which shall be valid throughout its entire territorial jurisdiction.

In case either of the High Contracting Parties shall be engaged in war, it reserves to itself the right to prevent from operating within its jurisdiction under the provisions of this Convention, or otherwise, enemy nationals or other aliens whose presence it may consider prejudicial to public order and national safety.

**Article II**

In order to secure the license above mentioned the applicant must obtain from the country of domicile of the manufacturers, merchants, and traders represented a certificate attesting his character as a commercial traveler. This certificate, which shall be issued by the authority to be designated in each country for the purpose, shall be vised by the consul of the country in which the applicant proposes to operate, and the authorities of the latter shall, upon the presentation of such certificate, issue to the applicant the national license as provided in Article I.

**Article III**

A commercial traveler may sell his samples without obtaining a special license as an importer.

**Article IV**

Samples without commercial value shall be admitted to entry free of duty. Samples marked, stamped, or defaced, in such manner that they cannot be put to other uses, shall be considered as objects without commercial value.

**Article V**

Samples having commercial value shall be provisionally admitted upon giving bond for the payment of lawful duties if they shall not have been withdrawn from the country within a period of six (6) months.

Duties shall be paid on such portion of the samples as shall not have been so withdrawn.

**Article VI**

All customs formalities shall be simplified as much as possible with a view to avoid delay in the despatch of samples.

**Article VII**

Peddlers and other salesmen who vend directly to the consumer, though they have not an established place of business in the country in which they operate, shall not be considered as commercial travelers, but shall be subject to the license fees levied on business of the kind which they carry on.
PARAGUAY

ARTICLE VIII

No license shall be required of:

(a) Persons traveling only to study trade and its needs, even though they initiate commercial relations, provided they do not make sales of merchandise.

(b) Persons operating through local agencies which pay the license fee or other imposts to which their business is subject.

(c) Travelers who are exclusively buyers.

ARTICLE IX

Any concessions affecting any of the provisions of the present Convention that may hereafter be granted by either High Contracting Party, either by law or by treaty or convention, shall immediately be extended to the other party.

ARTICLE X

This Convention shall be ratified; and the ratifications shall be exchanged at Washington within two years, or sooner if possible.²

The present Convention shall remain in force until the end of six months after either of the High Contracting Parties shall have given notice to the other of its intention to terminate the same, each of them reserving to itself the right of giving such notice to the other at any time. And it is hereby agreed between the parties that, on the expiration of six months after such notice shall have been received by either of them from the other party as above mentioned, this Convention shall altogether cease and terminate.

In testimony whereof the respective plenipotentiaries have signed these articles and have thereunder affixed their seals.

Done in duplicate, in English and Spanish, at Washington, this twentieth day of October, one thousand nine hundred and nineteen.

Robert Lansing [seal]

M. Gondra [seal]

² See footnote 1, p. 906.