Nº 3978.

GRANDE-BRETAGNE
ET IRLANDE DU NORD
ET PAYS-BAS

Echange de notes comportant un accord relatif à l'exemption réciproque de certaines taxes en ce qui concerne les entreprises de transport aérien. Londres, le 27 août 1936.

GREAT BRITAIN
AND NORTHERN IRELAND
AND THE NETHERLANDS

No. 3978. — EXCHANGE OF NOTES\(^1\) BETWEEN HIS MAJESTY'S GOVERNMENT IN THE UNITED KINGDOM AND THE NETHERLANDS GOVERNMENT CONSTITUTING AN AGREEMENT FOR THE RECIPROCAL EXEMPTION FROM CERTAIN TAXATION IN RESPECT OF THE BUSINESS OF AIR TRANSPORT. LONDON, AUGUST 27th, 1936.

\[\text{English official text communicated by His Majesty's Secretary of State for Foreign Affairs in Great Britain and by the Netherlands Minister for Foreign Affairs. The registration of this Exchange of Notes took place October 7th, 1936.}\]

FOREIGN OFFICE, S.W.1.
(W 7896/265/29).

August 27th, 1936.

SIR,

I have the honour to inform you that His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland are willing to conclude with the Netherlands Government an Agreement in the following terms for reciprocal exemptions from certain taxation in respect of the business of air transport:

(1) His Majesty's Government in the United Kingdom undertake that any profits or gains arising from the business of air transport carried on by a person resident in the Netherlands and not resident in the United Kingdom shall, so long as the exemptions specified in sub-paragraph (2) hereof remain effective, be exempted from Income Tax (including Sur-Tax) chargeable in the United Kingdom for the year of assessment commencing on the sixth day of April 1935 and for every subsequent year of assessment, and that they will take the necessary steps under Section 18 of the Act of Parliament known as the Finance Act, 1923, as extended by Section 9 of the Act of Parliament of the United Kingdom known as the Finance Act, 1931, to profits or gains arising from the business of air transport, with a view to giving the force of law to the exemptions aforesaid.

(2) The Netherlands Government declare that, under the laws of the Netherlands relating to Income Tax and Municipal Fund Tax (Inkomstenbelasting and Gemeentefondsbelasting), tax is not chargeable on any profits or gains arising from the business of air transport carried on by a person resident in the United Kingdom and not resident in the Netherlands, and that under the laws of the Netherlands relating to Dividend and Tantieme Tax (Dividend- en Tantiemebelasting) tax is not chargeable on dividends or other sums on account of profits distributed by a body corporate carrying on the business of air transport and resident in the United Kingdom, and undertake that, so long as the exemptions specified in sub-paragraph (1) hereof remain effective, such profits or gains and dividends and other sums as aforesaid shall continue to be so exempt.

The Netherlands Government further undertake that as from the sixth day of April, 1935 and thereafter, so long as the exemptions specified in sub-paragraph (1) hereof

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\(^1\) Came into force August 27th, 1936.
remain effective, any property which is owned or possessed and employed in the Netherlands by a person resident in the United Kingdom and not resident in the Netherlands for the purpose of making profits or gains arising from the business of air transport shall, in so far as it is employed for that purpose, be exempted from Property Tax and Defence Tax x (Vermogensbelasting and Verdedigingsbelasting x) and that they will take the necessary action under the law of the 14th June, 1930 (Collection of Acts No. 244, 1930) with a view to giving the force of law to the exemptions aforesaid.

(3) The exemptions granted under the foregoing sub-paragraphs shall not extend to Income Tax chargeable in the United Kingdom under Schedule A or to Property Tax or Defence Tax x (Vermogensbelasting or Verdedigingsbelasting x) chargeable in the Netherlands in respect of immovable property in the Netherlands.

(4) The expression "business of air transport" means the business carried on by an owner of aircraft, and for the purposes of this definition the expression "owner" includes any charterer.

For the purposes of this Agreement the word "person" includes any body of persons, corporate or not corporate, and a body corporate shall be regarded as resident in the United Kingdom if its business is managed and controlled in the United Kingdom and shall be regarded as resident in the Netherlands if its business is managed and controlled in the Netherlands.

(5) The present Agreement may be terminated by either Contracting Government at any time by a notice in writing given through the diplomatic channel, and shall cease to operate six months after the date on which the notice of denunciation is received.

2. If the Netherlands Government agree to the foregoing provisions, I have the honour to suggest that the present note and your reply in similar terms be regarded as constituting a formal Agreement between the two Governments which shall take effect from the date of the two notes.

I have, etc.

(Signed) Anthony Eden.

Jankheer R. de Marees van Swinderen, G.C.V.O., etc., etc., etc.

Netherlands Legation. II.

No. 1530.

London, August 27th, 1936.

SIR,

I have the honour to acknowledge the receipt of the note which you have been good enough to address to me to-day and in which you inform me that His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland are willing to conclude with the Netherlands Government an Agreement in the following terms for reciprocal exemptions from certain taxation in respect of the business of air transport:

(1) His Majesty's Government in the United Kingdom undertake that any profits or gains arising from the business of air transport carried on by a person resident in the Netherlands and not resident in the United Kingdom shall, so long as the exemptions specified in sub-paragraph (2) hereof remain effective, be exempted from Income Tax (including Sur-tax) chargeable in the United Kingdom for the year of assessment commencing on the sixth day of April 1935 and for every subsequent year of assessment, and that they will take the necessary steps under Section 18 of the Act of Parliament known as the Finance Act, 1923, as extended by Section 9 of the Act of Parliament of the United Kingdom known as the Finance Act, 1931, to profits or gains arising from
the business of air transport, with a view to giving the force of law to the exemptions aforesaid.

(2) The Netherlands Government declare that, under the laws of the Netherlands relating to Income Tax and Municipal Fund Tax (Inkomstenbelasting en Gemeentefondsbelasting), tax is not chargeable on any profits or gains arising from the business of air transport carried on by a person resident in the United Kingdom and not resident in the Netherlands, and that under the laws of the Netherlands relating to Dividend and Tantieme Tax (Dividend- en Tantiemebelasting) tax is not chargeable on dividends or other sums on account of profits distributed by a body corporate carrying on the business of air transport and resident in the United Kingdom, and undertake that, so long as the exemptions specified in sub-paragraph (1) hereof remain effective, such profits or gains and dividends and other sums as aforesaid shall continue to be so exempt.

The Netherlands Government further undertake that as from the 6th day of April, 1935 and thereafter, so long as the exemptions specified in sub-paragraph (1) hereof remain effective, any property which is owned or possessed and employed in the Netherlands by a person resident in the United Kingdom and not resident in the Netherlands for the purpose of making profits or gains arising from the business of air transport shall, in so far as it is employed for that purpose, be exempted from Property Tax and Defence Tax I (Vermogensbelasting en Verdedigingsbelasting I) and that they will take the necessary action under the law of the 14th June, 1930 (Collection of Acts No. 244, 1930), with a view to giving the force of law to the exemptions aforesaid.

(3) The exemptions granted under the foregoing sub-paragraphs shall not extend to Income Tax chargeable in the United Kingdom under Schedule A or to Property Tax or Defence Tax I (Vermogensbelasting or Verdedigingsbelasting I) chargeable in the Netherlands in respect of immovable property in the Netherlands.

(4) The expression "business of air transport" means the business carried on by an owner of aircraft, and for the purposes of this definition the expression "owner" includes any charterer.

For the purposes of this Agreement the word "person" includes any body of persons, corporate or not corporate, and a body corporate shall be regarded as resident in the United Kingdom if its business is managed and controlled in the United Kingdom and shall be regarded as resident in the Netherlands if its business is managed and controlled in the Netherlands.

(5) The present Agreement may be terminated by either Contracting Government at any time by a notice in writing given through the diplomatic channel, and shall cease to operate six months after the date on which the notice of denunciation is received.

2. I am authorised to state that the Netherlands Government agree to the foregoing provisions and to the suggestion that your note and this reply be regarded as constituting a formal Agreement between the two Governments, which shall take effect from the date of the two notes.

I have, etc.

(Signed) R. de Marees van Swinderen.

The Right Honourable Anthony Eden, M.C., M.P., etc., etc., etc.

Certifié pour copie conforme:
Le Secrétaire général
du Ministère des Affaires étrangères des Pays-Bas,
A. M. Snouck Hurgronje.

N° 3978