ÉTATS-UNIS D'AMÉRIQUE ET FRANCE

UNITED STATES OF AMERICA AND FRANCE

French and English official texts communicated by the Envoy Extraordinary and Minister Plenipotentiary of the United States of America at Berne. The registration of this Exchange of Notes took place January 31st, 1938.

I.

THE FRENCH MINISTER FOR FOREIGN AFFAIRS (DELBOS) TO THE AMERICAN AMBASSADOR (BULLITT).

MINISTRY
FOR FOREIGN AFFAIRS.
POLITICAL DIVISION.

MR. AMBASSADOR,

Being desirous of further clarifying the principles animating the exchange of notes between M. Poincaré and Ambassador Herrick, dated at Paris, respectively, on November 2nd, 1923, and December 18th of the same year, the High Commissioner of the French Republic in Syria and the Lebanon formulated a decree, No. 292/LR, which was issued on December 20th, 1934, a copy of which is enclosed; this text makes certain clarifications with respect to the rights and privileges of free importation for educational, religious and philanthropic institutions in the States under Mandate. My Government would welcome the comment of the American Government on the provisions of this decree and their effect on the American interests envisaged in the exchange of notes above referred to.

Please accept, Mr. Ambassador, the assurances of my very high consideration.

Yvon Delbos.

His Excellency
The Honourable William C. Bullitt,
Ambassador of the United States of America,
Paris.

1 Translation of the Government of the United States of America.

1 Traduction du Gouvernement des États-Unis d’Amérique.
ANNEX.

Customs.

Decree No. 292/LR of December 20th, 1934,
carrying exemption from Customs duties for importations made by religious communities, evangelical missions, educational establishments and philanthropic institutions.

The High Commissioner of the French Republic,
In view of the decrees of the President of the French Republic under date of November 23rd, 1929, and July 16th, 1933,
In view of the Ottoman Customs regulations of December 31st, 1910,

Decrees:

Article I. Exemption from Customs duties is accorded, under the conditions and with the reservations provided for in the above texts, to the articles and products limitatively described below, imported by religious communities, evangelical missions, educational establishments and philanthropic institutions:

(A) Articles intended to be used in conducting religious worship in churches, temples, mosques, synagogues and other special houses of prayer:

Gifts sent by sovereigns and chiefs of states.
Crucifixes, reliquaries of all kinds, ornamented or not ornamented.
Chalices, ostensories, ciboria, basins, ewers, censers, incense boats, altar-cruets, trays and other utensils, of gold, silver or vermeil.
Candelabra, chandeliers, flower vases, whether ornamented or plain, artificial flowers, canopies, veils, cloth materials for the altar, hangings and materials, of silk or cotton, for ornamentation, braids and fringes of silk or silver, croziers of all kinds, altar pieces, whether ornamented or plain.
Sacerdotal or other clothing, made up or not, intended exclusively for the religious service.

Carpets, wool, velvet, or embroidered with gold or silver.
Chandeliers (lustres) and lamps of silver, vermeil, metal or glass, gold and silver leaf, colors and paints intended for ornamentation, stained or unstained glass windows, candles, crude wax for making candles, incense, rosaries, gold and silver medals, pictures, statues and statuettes.

Organs and harmoniums, liturgical music, missals, prayer or song-books and, in general, all books intended for conducting worship.
The articles listed above cannot profit from the exemption from Customs duties except when imported in the name of religious communities or evangelical missions.

(B) Articles and products imported by religious communities and evangelical missions for the support of their members:

Articles of apparel: ready-made clothing and dress accessories (excluding furs and other luxurious furnishings), headdress, shoes, leather and hides, woolen or cotton hosiery, cotton underclothing, silk, woolen or cotton ribbons, cords, threads and woven goods.
Articles and products for maintenance: bedding; articles of glass, faience, porcelain or enameled iron, for the table or toilet; table knives, forks and spoons, of ordinary metal; kitchen utensils; house-keeping articles; gardening tools; vegetable and flower seeds, ordinary soap.

Food products: wheat flour, sugar, rice, coffee, tea, chicory, starch, spices, dry vegetables, potatoes, greases and fats, butter, oils, alimentary pastes and canned foods, cheese, table wine.

Office supplies: paper, pencils, pens and penholders, ink, ordinary inkwells, envelopes of paper.

The value of the goods which are admissible annually free of duty cannot exceed 7,000 Libano-Syrian piasters per person.
(C) Articles and products imported by houses of religious education (seminaries and others) for the maintenance and instruction of their boarding pupils, or for the instruction only, of pupils not boarded by them:

Articles of apparel listed in paragraph B above, with the exception of ribbons, cords, threads and tissues of silk.
Articles and products for maintenance listed in paragraph B above.
Alimentary products listed in paragraph B above, except table wine.
Office supplies listed in paragraph B above.
School supplies: chalk, blackboards, geographical maps and other books.
Special articles and products: sport goods, instruments and products for physical and chemical laboratories, apparatus for fixed luminous projections.
The value of the goods which are admissible annually duty free cannot exceed 2,500 Libano-Syrian piasters per boarded pupil, or 1,000 Libano-Syrian piasters per pupil not boarded.

(D) Articles and products imported by establishments of general or technical education for the instruction of their pupils:

Office supplies listed in paragraph B above.
School goods listed in paragraph C above, to which should be added: tablets of slate or black cardboard, colors and accessories for artistic painting.
Special articles and goods listed in paragraph C above, to which should be added: musical instruments, collection specimens intended for establishments possessing a natural history museum, typewriters, duplicating machines and accessories, intended for establishments having a commercial course, wireless or radio sets, laboratory instruments and products, surgical and medical instruments, dental instruments and pharmaceutical products, intended for establishments of technical education.

The value of the goods which are admissible annually duty free cannot exceed 1,000 Libano-Syrian piasters per pupil.

(E) Articles and products imported by hospitals for the subsistence and care of the sick:

Articles of apparel: woolen or cotton hosiery, cotton underclothing, wool or cotton thread, cotton cloth.
Subsistence articles and products listed in paragraph B above.
Alimentary products listed in paragraph B above, excluding table wine, but to which should be added: cocoa, chocolate, preserves, biscuits, condensed milk.
Special articles and products: surgical and medical instruments, dental instruments, laboratory instruments and products, medicines, dressings, antiseptic products, alcohol.

The value of the goods which are admissible annually duty free cannot exceed 7,000 Libano-Syria piasters per bed.

(F) Articles and products imported by dispensaries for the care of the sick:

Subsistence articles and products: household articles, ordinary soap.
Special articles and products listed in paragraph E above.
The value of the goods admissible annually duty free cannot exceed 1,200 Libano-Syrian piasters per person assisted.

(G) Articles and products imported by orphanages for the support and instruction of their inmates:

Articles of apparel listed in paragraph B above, excluding leathers and hides, and silk ribbons, cords, threads and cloth.
Subsistence articles and products listed in paragraph B above.
Alimentary products referred to in paragraph E above.
Office supplies listed in paragraph B above.
School goods referred to in paragraph D above.
Special articles and products listed in paragraph C above, to which should be added: musical instruments, recompenses for prizes (ornamented books, frames, boxes and children's toys), patterns
of fine lingerie, works of tapestry, samples and articles of dry goods, intended for girls' orphanages, tools and instruments for manual work, intended for boys' orphanages.

The value of the goods admissible annually duty free cannot exceed 2,500 Libano-Syrian piasters per orphan.

(H) Articles and products imported by hospices for the sustenance of their inmates:
   Articles of apparel contemplated in paragraph G above.
   Sustenance articles and products listed in paragraph B above.
   Alimentary products contemplated in paragraph E above.
   Office supplies listed in paragraph B above.
   The value of the goods admissible annually duty free cannot exceed 7,000 Libano-Syrian piasters per person assisted.

Article 2. — The importations of construction materials, materials for the installation and maintenance of buildings, mechanical equipment, motors, appliances, apparatus and gear of all kind (electrical installations, pumps, etc.), made by the establishments contemplated in article 1 of this decree, continue to be governed by decrees Nos. 6/LR, 166/LR, 211/LR and 232/LR of January 31st, 1931, July 30th, September 13th and October 4th, 1934.

Nevertheless, such materials and equipment do not benefit from exemption from Customs duties unless they are introduced through a port of the Levantine States under French Mandate.

Article 3. — Those articles, products, materials and equipment, enumerated above, for which like articles are found on the domestic market, produced by local industry or agriculture, may, simply by decision of the superior authorities, be excluded from the benefit of exemption from Customs duties.

Article 4. — The articles, products, materials and equipment listed in articles 1 and 2 of this decree are admitted duty free only if they are imported from countries that are members of the League of Nations, from the United States of America, or from countries benefiting from special tariff agreements.

Goods of all kinds, imported by privileged establishments or groups pay the maximum rate of duty when they originate in countries other than those referred to above.

Article 5. — Although not included among the establishments to which the provisions of articles 1 and 2 of this decree apply, private clinics may benefit, for their free beds, from the exemption from duty provided for in paragraph E of article 1 above.

Article 6. — All prior provisions contrary to this decree, which will come into force on January 1st, 1935, are and remain revoked.

Article 7. — The Secretary General and Inspector General of Customs are charged, each one in that which concerns him, with the execution of this decree.

BEIRUT, December 20th, 1934.

The Secretary General:
LaGarde.

The Legislative Adviser:
A. Mazas.

The Inspector General of Customs:
Roux.

The High Commissioner:
D. de Martel.

The Adviser of the
High Commission in Financial Affairs:
Abadie Gasquin.
II.

THE AMERICAN AMBASSADOR (BULLITT) TO THE FRENCH MINISTER FOR FOREIGN AFFAIRS (DELBOS).

EMBASSY OF THE UNITED STATES OF AMERICA.
No. 221.

EXCELLENCY,

Paris, February 18th, 1937.

I have received Your Excellency's note enclosing a copy of the decree of the French High Commissioner in Syria, No. 292/LR of December 20th, 1934, which was destined to make precise the privileges granted in the exchange of notes between M. Poincaré and Ambassador Herrick, dated, respectively, November 2nd, 1923, and December 18th of the same year, for the American educational, religious and philanthropic institutions in Syria and the Lebanon. I note that you invite the comment of my Government.

This matter has been made the subject of considerable correspondence between the Embassy and the Ministry, and the Consulate General at Beirut and the High Commission, and my Government has always reserved the rights granted it by the Convention between the United States of America and France regarding the Mandate for Syria and the Lebanon, dated April 4th, 1924, and more specifically mentioned in the exchange of notes above referred to, and therefore will consider Decree No. 292/LR of December 20th, 1934, as an interpretation of the privileges granted, subject to two modifications:

First, the liberalization of the amounts to be imported free of duty by the American University of Beirut. The desire for this modification arises from the fact that scientific instruments, equipment for teaching, hospitals, etc., which must all be imported by the University, create a proportion of importation relative to the number of students far higher than similar importations which might be required by secondary institutions and other foundations. Therefore, the creation of a special category for institutions of university standing might be in the public interest in the Mandated areas, particularly since devaluation has lessened the import value of the present allowances.

Second, it is suggested that, in case the American educational, religious and philanthropic institutions appeal from a decision of the Customs inspectors, either as to amounts or classifications, no payment be made until the appeal shall have been heard and decided by the highest Customs authorities. The reason which motivates this request is that appeals under the present régime tie-up philanthropic funds for considerable lengths of time until decisions are acted upon, after which claims may be entered for the return of the money, and there is a long tie-up of funds destined entirely for eleemosynary purposes, as well as unnecessary administrative delay and inconvenience to both parties.

Should Your Excellency be able to consent to the two above-mentioned modifications of Decree 292/LR of December 20th, 1934, my Government will be most happy to consider the decree so modified as a satisfactory interpretation of the rights granted it by treaty and

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interprétée in the exchange of notes, by which it receives most favored nation treatment in this respect.

I avail myself of this occasion to renew to Your Excellency the assurance of my highest consideration.

William C. Bullitt.

His Excellency
Monsieur Yvon Delbos,
Minister for Foreign Affairs,
Paris.

III.

LE MINISTRE DES AFFAIRES ÉTRANGÈRES DE FRANCE (DELBOS)
A L’AMBASSADEUR DES ÉTATS-UNIS D’AMÉRIQUE (BULLITT).

MINISTÈRE
DES AFFAIRES ÉTRANGÈRES.
DIRECTION POLITIQUE.

PARIS, LE 18 FÉVRIER 1937.

MONSIEUR L’AMBASSADEUR,

J’ai reçu votre note en date de ce jour par laquelle vous avez bien voulu exposer les observations de votre gouvernement sur le régime douanier appliqué aux établissements scolaires, religieux et philanthropiques américains, et suggérer certaines modifications que votre gouvernement croit être nécessaires pour atténuer la difficulté d’interprétation des droits accordés par la Convention conclue entre les États-Unis d’Amérique et la France concernant le mandat pour la Syrie et le Liban, en date du 4 avril 1924, et l’échange des notes du 2 novembre 1923 et du 18 décembre de la même année.

Mon gouvernement, dont l’action à ce sujet a été motivée par le désir d’interpréter l’esprit de ses engagements internationaux au mieux des intérêts des États du Levant sous mandat français, est heureux d’accepter les modifications que vous suggérez d’apporter à cette interprétation et prendra les mesures nécessaires en vue d’apporter aux textes en vigueur les modifications suivantes :

Le paragraphe d) de l’article 248 du Code des douanes sera rectifié comme suit :

d) Articles et produits importés par les établissements d’enseignement général ou technique pour l’instruction de leurs élèves :

La valeur des marchandises admissibles annuellement en franchise ne peut dépasser 1,500 P. L. S. par élève pour les établissements d’instruction primaire ou secondaire et 2,500 P. L. S. par élève pour les établissements universitaires.

L’article 251 du Code des douanes sera complété comme suit :

« À titre général, les droits exigibles sur chaque importation privilégiée doivent être consignés dans les caisses de la douane. Toutefois, cette dernière peut accepter, aux lieu et place de la consignation précitée, la garantie d’une banque préalablement agréée par le chef de contrôle de la douane intéressée, toutes les fois que le montant des droits liquidés excède mille livres syriennes, ou le dépôt d’un engagement de l’établissement bénéficiaire étranger, transmis par son consul. »

Veuillez agréer, Monsieur l’Ambassadeur, les assurances de ma très haute considération.

Son Excellence
l’honorable William C. Bullitt,
Ambassadeur des États-Unis d’Amérique,
Paris.

Yvon Delbos.
traité et qui sont interprétés dans l'échange de notes qui lui accorde le traitement de la nation la plus favorisée à cet égard.

Je suis cette occasion, etc.

Son Excellence
Monsieur Yvon Delbos,
Ministre des Affaires étrangères,
Paris.

III.

Traduction. — Translation.

THE FRENCH MINISTER FOR FOREIGN AFFAIRS (DELBOS) TO THE AMERICAN AMBASSADOR (BULLITT).

MINISTRY
FOR FOREIGN AFFAIRS.

POLITICAL DIVISION.

PARIS, February 18th, 1937.

MR. AMBASSADOR,

I have received your note of today's date setting forth the observations of your Government on the Customs regime for American educational, religious and philanthropic institutions, and suggesting certain modifications which your Government feels would make less difficulty in the interpretation of the rights granted by the Convention between the United States of America and France regarding the Mandate for Syria and the Lebanon, dated April 4th, 1924, and the exchange of notes of November 2nd, 1923, and December 18th of the same year.

My Government, which has been moved in its action in this matter by the desire to interpret the spirit of its international engagements for the best interests of the States of the Levant under French Mandate, is pleased to accept the modifications of that interpretation which you suggest, and will take the necessary measures in order to make the following modifications in the texts of the current laws:

Paragraph (d) of Article 248 of the Customs Code shall be rectified as follows:

(d) Articles and products imported by establishments of technical and general education for the instruction of their pupils:

The value of merchandise annually admissible in franchise may not exceed 1,500 Libano-Syrian piasters per pupil for establishments of primary and secondary grade; and 2,500 Lebano-Syrian piasters per pupil for establishments of university grade.

Article 251 of the Customs Code shall be completed as follows:

"In general, the sums receivable on any privileged importation shall be paid into the account of the Customs. However, the latter may accept in lieu of the above-mentioned payments the guarantee of a bank previously consented to by the head of the interested Customs office, whenever the total of the amounts to be paid in shall exceed 1,000 Libano-Syrian pounds; or the deposit of a pledge by the foreign beneficiary establishment, transmitted by its Consul."

Please accept, Mr. Ambassador, the assurances of my highest consideration.

His Excellency
The Honorable William C. Bullitt,
Ambassador of the United States of America,
Paris.

Yvon Delbos.

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1 Traduction du Gouvernement des Etats-Unis d'Amérique.

2 Translation of the Government of the United States of America.
Décret du Commissaire de France à la Syrie,

Décret no. 53/L.R. du 27 mars 1937,

modifiant les no. 14 de la "Code des Douanes".

Le Commissaire de France, 

Considérant les décrets du Commissaire de France du 23 novembre 1920, 

et du 16 juillet 1933, 

Considérant le Décret no. 137/L.R du 15 juin 1935, appelé "Code des Douanes", et les décrets ultérieurs modifiant les nos. 1 à 13 dans ce Code,

DÉCRETS :

Article I. — Le Décret no. 137/L.R du 15 juin 1935, appelé "Code des Douanes", est modifié ou complété comme suit :

Article 248, Section d, Last paragraph. — Il est remplacé par le texte suivant :

Le montant de la marchandise admise libre de droit ne peut pas excéder 1,500 piastres syriennes par enfant dans les établissements d'enseignement primaire ou secondaire, et 2,500 piastres syriennes pour les établissements d'enseignement supérieur.

Article 251. — Il est remplacé par le texte suivant :

...., ou le dépôt d'une caution de la part de l'institution étrangère concernée, par le consul.

Article 334. — Le premier paragraphe est remplacé par le texte suivant :

Le service des douanes est exempté de toutes formalités pour tous les instruments qui pourraient être invoqués pour produire ou pour demander judiciairement, ainsi que pour les frais de justice engendrés par les actions qui pourraient être engagées ou pour défendre judiciairement. Il est exempté de toutes charges d'exécution des jugements, et la préférence d'ordre de la Trésorerie ne peut être invoquée contre l'exercice plein de ses droits.

Article 351. — Nouveau texte :

Pour le recouvrement de tous les droits, pénalités, confiscations et réquisitions, le service des douanes est exempté d'une préférence générale sur le patrimoine de ses débiteurs. Cette préférence peut être exercée dans tous les cas, même en cas de décharge et de préférence sur toutes les dettes, à l'exception de celles qui sont liées à la conservation du bien en cause (res), à des frais judiciaires engagés par des tiers, et à des prétentions bénéficiaires de la préférence générale sur les dettes.

Il a la première préférence sur les sommes déposées par les débiteurs et qui servent de garantie à la préférence de la Trésorerie.

Article 351 bis, new.

Le cautionnaire qui paie au service des douanes les sommes garanties est substitué à ses droits, préférences et hypothèques de l'Administration.

1 Traduction du Gouvernement des États-Unis d'Amérique.

1 Translation of the Government of the United States of America.
Furthermore, the Customs may, without the consent of the debtor, cede or transfer to any third party, even to joint debtors and even when the right may be doubtful or the object of judicial action, any debt which is due to it by any right whatsoever, and may confer upon the grantee or beneficiary subrogation in its rights, privileges and mortgages against the debtor and his bondsman.

The subrogation granted by the Customs shall be exercised always for the benefit of the titular owner in the same conditions under which the Administration would exercise it.

In any case, the person subrogated enters into the rights, privileges and mortgages of the Administration after payment into the funds of the Customs of the amount of the obligation. The quality of subrogation is established, without further formality, by the receipt delivered by the Customs which defines the conditions and limits of the subrogation.

Article 2. — The Secretary General and the Inspector General of Customs are charged, each within his own province, with the execution of the present decree.

BEIRUT, March 27th, 1937.

The Secretary General:

Meyrier.

Economic Adviser
of the High Commission:

Reclus.

Legislative Adviser:

A. Mazas.

The High Commissioner:

D. de Martel.

For the Financial
Adviser of the High Commission:

Roucolle.

Inspector General of Customs:

Roux.