

No. 3764

**SWEDEN
and
DENMARK**

**Agreement relating to the reciprocal recognition of driving
permits and motor-vehicle registration certificates.
Signed at Stockholm, on 15 September 1956**

Official texts: Swedish and Danish.

Registered by Sweden on 20 March 1957.

**SUÈDE
et
DANEMARK**

**Accord relatif à la reconnaissance réciproque des permis
de conduire et des certificats d'immatriculation des
véhicules à moteur. Signé à Stockholm, le 15 septembre
1956**

Textes officiels suédois et danois.

Enregistré par la Suède le 20 mars 1957.

[TRANSLATION — TRADUCTION]

No. 3764. AGREEMENT¹ BETWEEN SWEDEN AND DENMARK RELATING TO THE RECIPROCAL RECOGNITION OF DRIVING PERMITS AND MOTOR-VEHICLE REGISTRATION CERTIFICATES. SIGNED AT STOCKHOLM, ON 15 SEPTEMBER 1956

With a view to facilitating road traffic between Sweden and Denmark, the undersigned, being duly authorized thereto, have concluded the following Agreement :

Article 1

A driving permit for motor vehicles, issued in one country (the home country) and valid there, shall entitle the holder during a temporary stay of not more than one year in the other country (the host country) to drive motor vehicles of the kind for which his driving permit qualifies him, provided that, in the case of motor vehicles used for commercial purposes, the foregoing provision shall apply only on condition that the vehicle is registered elsewhere than in the host country. The driving permit shall serve as an identification document.

The right referred to in the foregoing paragraph shall lapse if the person concerned acquires a permanent domicile in the host country.

Article 2

If the holder of a valid driving permit for motor vehicles issued in the home country acquires a permanent domicile in the host country, he shall, on application, be entitled to receive an equivalent driving permit in the latter country, even though the application is not accompanied by evidence that he has passed a driving test, on condition that he has in all other respects fulfilled the requirements prescribed in the host country for the issue of an equivalent driving permit.

Article 3

If a person who is temporarily resident in one country has there obtained a permit to drive a motor-car or motor cycle for a specified period (in Sweden, a "tourist driving permit" (*turistkörkort*); in Denmark a "temporary driving permit" (*midlertidigt førerbevis*), he shall in the other country be entitled during the validity of the permit to drive motor vehicles of the kind for which

¹ Came into force on 1 November 1956, in accordance with the final clause.

the permit qualifies him, on condition that he is not resident in the latter country. The permit shall serve as an identification document.

Article 4

A motor vehicle (including a trailer or side-car) registered in one country may enter and, for not more than one year, be operated in the other country if it is in good working order and meets the requirements in force in the host country concerning axle load, total weight and width. Proof of registration shall consist, in the case of a Swedish passenger vehicle (including a trailer) or a motor cycle, of the relevant " automobile tax receipt " (*automobilskattekvitto*), or, in the case of any other Swedish motor vehicle or trailer, of the said receipt together with an " inspection certificate " (*besiktningssinstrument*) or " classification certificate " (*typintyg*) bearing a notation concerning the registration certificate; and, in the case of a Danish passenger vehicle or motor cycle (including a trailer or side-car), of the " registration plate " (*nummerplade*), or, in the case of any other Danish motor vehicle (including a trailer), of the " registration plate " and the " registration certificate " (*indregistreringsattest*). The vehicle shall be provided with the national mark of the home country and with the registration number assigned to it there.

The facilities referred to in the foregoing paragraph shall not apply if the owner of the vehicle has a permanent domicile in the host country.

Article 5

If a special permit has been granted in one country for the temporary use there of a motor vehicle, with or without a trailer or side-car registered in a third country; the vehicle may, during the validity of the permit, be temporarily operated in the other country if it is in good working order and meets the requirements in force in the host country concerning axle load, total weight and width. Identification papers shall consist, in the case of a vehicle for which a permit has been granted in Sweden, of a " tourist registration certificate " (*turistvagnslicens*) and a " tourist plate " (*turistvagnsskylt*), and, in the case of a vehicle for which a permit has been granted in Denmark, of a " temporary registration certificate " (*midlertidig indregistreringsattest*) and " frontier registration plates " (*grænsenummerplader*). The " tourist plate " and the " frontier registration plate " shall contain, after the serial number, the distinctive letters prescribed by international agreement for indicating nationality which in the case of Sweden consist of " S " and in the case of Denmark " DK ". Letters and figures on plates shall be in red on a white ground.

A fee determined in advance may be charged for each plate upon issue.

Article 6

If it is evident that the conditions for obtaining a driving permit or other permit are no longer fulfilled, or if the holder of the permit has committed a driving offence of such a nature as entails the forfeiture of the driving permit under the legislation of the host country, the competent authority of that country shall be entitled, notwithstanding the provisions of the foregoing articles, to refuse recognition, completely or for a fixed period, of a driving permit or other permit issued in the other country.

Where, as hereinbefore provided, recognition of a driving permit or other permit issued in one country is refused in the other country, the said permit shall be withdrawn and forthwith returned to the authority by which it was issued, and in this connexion the reason why recognition was refused shall be given, and a notation shall be made on the permit showing the period during which the holder is debarred from using it in the host country.

Article 7

This Agreement shall not apply to permits for the carriage of persons for hire or reward or the carriage of goods other than the personal baggage of the driver and passengers, nor shall it affect any regulations which are now in force or may in future be made in either country with regard to customs duties, to charges or taxes on motor vehicles (including trailers and side-cars), petrol, motor spirit, oil, or tyres, or to the insurance of motor vehicles.

This Agreement, which annuls and supersedes the Agreement of 26 April 1930,¹ shall come into force on 1 November 1956 and shall remain in force until six months after the date on which it is terminated by either Contracting Party.

IN WITNESS WHEREOF the undersigned have signed this Agreement and have thereto affixed their seals.

DONE at Stockholm in duplicate on 15 September 1956.

Erik GRAFSTRÖM
[L.S.]
Mogens GRAU
[L.S.]

¹ League of Nations, *Treaty Series*, Vol. CI, p. 319.