

**No. 7820**

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**GREECE  
and  
YUGOSLAVIA**

**Agreement concerning the exchange of land holdings across  
the frontier. Signed at Athens, on 5 November 1964**

*Official text: French.*

*Registered by Greece on 14 June 1965.*

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**GRÈCE  
et  
YUGOSLAVIE**

**Accord relatif à l'échange des propriétés d'outre-frontière.  
Signé à Athènes, le 5 novembre 1964**

*Texte officiel français.*

*Enregistré par la Grèce le 14 juin 1965.*

[TRANSLATION — TRADUCTION]

No. 7820. AGREEMENT<sup>1</sup> BETWEEN THE KINGDOM OF GREECE AND THE SOCIALIST FEDERAL REPUBLIC OF YUGOSLAVIA CONCERNING THE EXCHANGE OF LAND HOLDINGS ACROSS THE FRONTIER. SIGNED AT ATHENS, ON 5 NOVEMBER 1964

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The Government of the Kingdom of Greece and the Government of the Socialist Federal Republic of Yugoslavia have agreed on the following provisions :

*Article 1*

The Yugoslav land holdings in Greece, enumerated in the list annexed to the report dated 10 July 1959 of the Technical Commission for identification of the land holdings across the frontier included in frontier traffic in 1939, with a total area of 2,028,686 decares (stremmas), shall pass into the full ownership of the Greek Government.

*Article 2*

The Greek land holdings in Yugoslavia, enumerated in the list annexed to the report dated 10 July 1959 of the Technical Commission for identification of the land holdings across the frontier included in frontier traffic in 1939, with a total area of 1,463,240 decares (stremmas), shall pass into the full ownership of the Yugoslav Government.

*Article 3*

For the 565,446 decares (stremmas) representing the difference between the total area of the Yugoslav land holdings and that of the Greek land holdings exchanged under this Agreement, the Greek Government shall pay to the Yugoslav Government a lump sum of \$US20,000. This sum shall be paid, within a period of three months from the entry into force of this Agreement, through the clearing account in operation between the two countries.

*Article 4*

The two Governments hereby renounce for themselves and for their nationals all claims against each other, on any grounds whatsoever, in respect of the land holdings which are the subject of this Agreement.

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<sup>1</sup> Came into force on 12 April 1965, the date on which the Contracting Parties notified each other of the approval of the Agreement in accordance with their respective constitutional provisions, in accordance with article 7.

*Article 5*

Each of the two Governments shall settle the question of compensation for its own nationals whose land holdings are the subject of this Agreement.

*Article 6*

Owners of land across the frontier who are Yugoslav and Greek nationals and who have hitherto enjoyed possession of their holdings situated in the territory of the other Contracting Party, or their agents, may, within a period of six months after the entry into force of this Agreement and not later than 31 July 1965, harvest the agricultural produce of their holdings in full enjoyment of the rights and facilities provided by the Agreement of 18 June 1959<sup>1</sup> concerning frontier traffic.

*Article 7*

This Agreement shall enter into force when the Contracting Parties have informed each other by an exchange of notes that it has been approved in accordance with their respective constitutional provisions.

DONE at Athens on 5 November 1964, in two original copies in the French language.

For the Government  
of the Kingdom of Greece :

B. P. PAPADAKIS

For the Government  
of the Socialist Federal Republic  
of Yugoslavia :

Z. PERISIC

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<sup>1</sup> United Nations, *Treaty Series*, Vol. 388, p. 3, and Vol. 483, pp. 355 and 371.