No. 9026

BELGIUM and UNITED ARAB REPUBLIC

Agreement concerning the restoration of sequestrated Belgian property (with exchange of letters). Signed at Cairo, on 30 March 1966

Official text: French.

Registered by Belgium on 14 March 1968.

BELGIQUE et RÉPUBLIQUE ARABE UNIE

Accord concernant la remise des biens belges séquestrés (avec échange de lettres). Signé au Caire, le 30 mars 1967

Texte officiel français.

Enregistré par la Belgique le 14 mars 1968.

[Translation — Traduction]

No. 9026. AGREEMENT BETWEEN THE KINGDOM OF BELGIUM AND THE UNITED ARAB REPUBLIC CONCERNING THE RESTORATION OF SEQUESTRATED BELGIAN PROPERTY. SIGNED AT CAIRO, ON 30 MARCH 1966

The Government of the Kingdom of Belgium and the Government of the United Arab Republic,

Desiring to fix the procedure for returning the sequestrated property of Belgian nationals,

Have agreed as follows:

Article 1

Sequestrated Belgian property shall be released either according to the procedure described in articles 2 to 4 or according to the simplified procedure described in article 5.

Article 2

- (a) In respect of all sequestrated property, the competent sequestrators shall establish accounts showing credits and debits relating to all operations financially affecting the goods and rights under their control. However, in respect of industrial and commercial establishments, the sequestrators shall only have to furnish balance-sheets, profit and loss accounts, operating accounts and inventories;
- (b) In addition, they shall report on all action taken in the management or disposal of the sequestrated property;
- (c) Where the sequestrator has proceeded, in accordance with Egyptian domestic legislation, to sell or liquidate in part or in full the goods and rights placed under his control, or has disposed of them in any other way, he shall credit the account referred to in paragraph (a) above with the sums actually received from the buyer and shall debit the account in respect of all expenses and charges actually paid in relation to their disposal for which the owner is liable;
- (d) Where the transfer did not call for immediate payment of all the sums due and where, as a result, payment is to be made in two or more instalments, the sequestrator, in the absence of the original contract of transfer, shall supply the former owner with a certificate attesting to his rights;
- (e) The only charges which the sequestrator shall be entitled to levy against the property under his control shall be the sums laid down in Order No. 113 of 1957 of the Ministry of Economic Affairs.

¹ Came into force on 1 March 1967 by the exchange of diplomatic notes confirming the fulfilment of the constitutionally required formalities, in accordance with article 9.

Article 3

- (a) Belgian owners of property and rights sequestrated by the Egyptian authorities under Proclamation 99 of 1961, or their beneficiaries, shall submit to the Sequestrator-General, directly or through an agent, within one year from the entry into force of this Agreement, a detailed application for the release of the property or rights;
- (b) This application shall be sent by registered letter with advice of delivery and may be completed by an agent with a legal power of attorney;
 - (c) Beneficiaries of an owner shall be required to prove their rights;
- (d) Between the date of entry into force of this Agreement and that of the effective release of the property, the sequestrators shall continue to exercise their present powers of administration over the assets still under their control.

Article 4

- (a) The competent sequestrator shall, within a period of four months after the Sequestrator-General has received the detailed application referred to in article 3 above, together with the necessary documents, release the property and hand it over to the owner or his agent against a receipt;
- (b) He shall, within the same period of time, remit to the owner, in liquid form, the balance of the account referred to in article 2 (a) above;
- (c) He shall, within the same period of time, also furnish him with the accounts and reports referred to in article 2 (a) and (b) above;
- (d) When an application for release is made in connexion with property of whose existence the Sequestrator-General was unaware, he may, before authorizing the release, demand proof that the property really belonged to a Belgian national; the property shall then be treated in the same way as other sequestrated property;
- (e) An Inventory shall be drawn up with the participation of both parties when the property is handed over;
- (f) In the event that the Belgian owner does not receive from the sequestrator all or part of the property which had belonged to him, or its equivalent in value, he may, within a period of two months after the return of his other assets or the receipt of a negative reply from the Sequestrator-General, send the latter all the information in his possession of the nature and fate of the property in question. The sequestrator shall transmit the owner's application to the competent Egyptian authorities, which shall take the necessary steps to trace the property;
- (g) The restoration of the property, together with the provision of the accounts and reports and remittance of the liquid balance, shall be carried out without any additional charge. No additional tax, duty or fee shall be levied in connexion with these operations, except for the official stamps normally required for documents submitted to the Egyptian authorities.

Article 5

- (a) Belgian nationals not having resident status in the United Arab Republic and bodies corporate under Belgian law may request the release of their property under a simplified procedure where the sequestrated property consists exclusively of transferable securities and bank deposits;
- (b) In this case the application for release shall be made on a special form and sent to the Office of the Sequestrator-General of Belgian property by a banking establishment of the United Arab Republic at the request of a foreign bank or of the Belgian national whose property has been sequestrated;
- (c) These applications for release shall also be sent to the Office of the Sequestrator-General of Belgian property within a period of one year from the date of the entry into force of this Agreement;
- (d) The Office of the Sequestrator-General shall order the release of the property, and shall notify the banking establishment which has applied for the release, within a period of four months from the date of the receipt of the application;
- (e) Only one application for release shall be made in respect of each property, even if the assets are divided among several banks.

Article 6

- (a) Belgian owners wishing to make an application to the Egyptian authorities responsible for sequestration matters in respect of their property should apply to the Sequestrator-General either directly or through an agent;
- (b) Should their application be rejected by the Sequestrator-General or should there be no reply to their application within a period of four months from the date of its receipt, the Belgian owners may refer the question to the minister responsible for sequestration matters.

Article 7

Where the Egyptian tax authorities have requested payment from the sequestrator of taxes due in respect of sequestrated property, the Sequestrator-General may retain under his control part of such property corresponding to the amount requested by the tax authorities, until such time as the tax authorities and the Belgian owner, or his agent, have reached agreement on the amount of taxes actually due.

Article 8

The authorities of the United Arab Republic shall waive the prosecution of any Belgian national for violation of Proclamation No. 99 of 1961.

Article 9

This Agreement shall enter into force on the date of an exchange of diplomatic letters giving notice of the fulfilment of the constitutionally required formalities.

DONE at Cairo, in duplicate, on 30 March 1966.

For the Kingdom of Belgium:

For the United Arab Republic:

G. CARLIER

Zakaria M. TAWFIK

EXCHANGE OF LETTERS

I

Cairo, 30 March 1966

Sir,

Article 4 (a) of the Agreement between the Kingdom of Belgium and the United Arab Republic concerning the restoration of sequestrated belgian property provides that the competent sequestrator shall release the property and hand it over to the owner or his agent against a receipt, within a period of four months after the Sequestrator-General has received the detailed application referred to in article 3, together with the necessary documents.

It is, of course, understood that this four-month period shall only begin to run from the day of the receipt by the Sequestrator of a detailed, precise and complete application, together with all the necessary documents, which will make it possible for the procedure to be started. This observation also applies to article $5 \, (d)$.

I wish to make clear that it is the Sequestrator-General's responsibility to submit, without delay, any comments he may wish to make regarding incomplete applications that he has received.

Accept, Sir, etc.

G. CARLIER Belgian Ambassador

Mr. Zakaria M. Tawfik Abdel Fattah Chairman of the United Arab Republic Delegation

Cairo

 \mathbf{II}

Cairo, 30 March 1966

Sir,

I have the honour to acknowledge receipt of your letter of 30 March, reading as follows:

[See letter I]

I wish to confirm my agreement to the foregoing. Accept, Sir, etc.

Zakaria M. TAWFIK
Chairman
of the United Arab Republic Delegation

Mr. Georges Carlier Belgian Ambassador at Cairo

III

Cairo, 30 March 1966

Sir.

During the negotiations preceding the conclusion of the Agreement between Belgium and the United Arab Republic concerning the restoration of sequestrated Belgian property, it was agreed that the authorities of the United Arab Republic should, without delay, take the necessary steps to ensure that Belgian nationals who had acquired the status of non-resident should be able to dispose freely of their non-Egyptian securities deposited in foreign banks to the order of banks in the United Arab Republic, and that this would be done in response to detailed applications which would be placed before the Cairo authorities by their bankers in the United Arab Republic.

I should be grateful if you would confirm the agreement of the Government of the United Arab Republic to the foregoing.

Accept, Sir, etc.

G. CARLIER Belgian Ambassador

Mr. Zakaria M. Tawfik Abdel Fattah Chairman of the United Arab Republic Delegation

Cairo

IV

Cairo, 30 March 1966

Sir,

I have the honour to acknowledge receipt of your letter of 30 March, reading as follows:

[See letter III]

I wish to confirm the agreement of the Government of the United Arab Republic to the foregoing.

Accept, Sir, etc.

Zakaria M. Tawfik Chairman of the United Arab Republic Delegation

Mr. Georges Carlier Belgian Ambassador at Cairo

 \mathbf{v}

Cairo, 30 March 1968

Sir,

During the negotiations which preceded the conclusion of the Agreement between Belgium and the United Arab Republic concerning the restoration of sequestrated Belgian property, it was agreed that the equivalent in value of Belgian property which, having been sequestrated under Proclamation 99 of 1961, has been liquidated, sold or nationalized, may, if the owners so request, be transferred in accordance with the procedures to be established in the agreement to be concluded between the Belgian Government and the Government of the United Arab Republic concerning nationalized Belgian property.

These facilities will be granted, however, only to Belgian nationals who are not residents of the United Arab Republic when their property is released by the sequestrator or who acquire the status of non-resident before 1 January 1967.

I should be grateful if you would confirm the agreement of the Government of the United Arab Republic to the foregoing.

Accept, Sir, etc.

G. CARLIER Belgian Ambassador

Mr. Zakaria M. Tawfik Abdel Fattah
Chairman of the United Arab Republic Delegation

Cairo

VI

Cairo, 30 March 1966

Sir,

I have the honour to acknowledge receipt of your letter of 30 March, reading as follows:

[See letter V]

I have the honour to confirm the agreement of the Government of the United Arab Republic to the foregoing.

Accept, Sir, etc.

Zakaria M. TAWFIK
Chairman
of the United Arab Republic Delegation

Mr. Georges Carlier Belgian Ambassador at Cairo

VII

Cairo, 30 March 1966

Sir,

During the negotiations which preceded the conclusion of the agreement between Belgium and the United Arab Republic concerning the restoration of sequestrated Belgian property, the Belgian Government requested, and the authorities of the United Arab Republic agreed, that Belgian residents, who, having resided in the United Arab Republic, renounced their rights of residence in accordance with the regulations in force in the United Arab Republic, should be allowed to export without any particular difficulty their personal and household effects sequestrated under Proclamation 99 of 1961.

I should be grateful if you would confirm the agreement of the Government of the United Arab Republic to the foregoing.

Accept, Sir, etc.

G. CARLIER Belgian Ambassador

Mr. Zakaria M. Tawfik Abdel Fattah Chairman of the United Arab Republic Delegation

Cairo

VIII

Cairo, 30 March 1966

Sir,

I have the honour to acknowledge receipt of your letter of today's date which reads as follows:

[See letter VII]

I have the honour to confirm my Government's agreement to the foregoing.

Accept, Sir, etc.

Zakaria M. Tawfik Chairman of the United Arab Republic Delegation

Mr. Georges Carlier Belgian Ambassador at Cairo IX

Cairo, 30 March 1966

Sir,

I have the honour to confirm that no measures whatsoever were taken in Belgium against nationals of the United Arab Republic or against their property at the time of the publication of Proclamation 99 of 1961 in the United Arab Republic and that none have been taken since that date.

Article 8 of the Agreement between Belgium and the United Arab Republic concerning the restoration of sequestrated belgian property does not, therefore, seem to require reciprocity.

Accept, Sir, etc.

G. CARLIER Belgian Ambassador

Mr. Zakaria M. Tawfik Abdel Fattah Chairman of the United Arab Republic Delegation

Cairo

X

Cairo, 30 March 1966

Sir,

I have the honour to acknowledge receipt of your letter of 30 March, reading as follows:

[See letter IX]

I take note of the assurances given therein.

Accept, Sir, etc.

Zakaria M. TAWFIK Chairman of the United Arab Republic Delegation

Mr. Georges Carlier Belgian Ambassador at Cairo