1047 No. 9812

UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND and MALTA

Exchange of letters constituting an agreement concerning the Guarantee by the Government of the United Kingdom and the maintenance of the Minimum Sterling Proportion by the Government of Malta. Floriana and Valletta, 22 September 1968

Authentic text: English.

Registered by the United Kingdom of Great Britain and Northern Ireland on 26 August 1969.

ROYAUME-UNI DE GRANDE-BRETAGNE ET D'IRLANDE DU NORD

et

MALTE

Échange de lettres constituant un accord relatif à la garantie par le Gouvernement du Royaume-Uni et au maintien par le Gouvernement de Malte d'un pourcentage minimum de réserves en sterling. Floriana et La Vallette, 22 septembre 1968

Texte authentique: anglais.

Enregistré par le Royaume-Uni de Grande-Bretagne et d'Irlande du Nord le 26 août 1969.

EXCHANGE OF LETTERS CONSTITUTING AN AGREE-MENT¹ BETWEEN THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTH-ERN IRELAND AND THE GOVERNMENT OF MALTA CONCERNING THE GUARANTEE BY THE GOVERN-MENT OF THE UNITED KINGDOM AND THE MAINTE-NANCE OF THE MINIMUM STERLING PROPORTION BY THE GOVERNMENT OF MALTA

I

The United Kingdom High Commissioner at Floriana to the Minister of Finance, Customs and Port of Malta

BRITISH HIGH COMMISSION

Floriana, 22 September 1968

Your Excellency,

I have the honour to refer to discussions which have taken place between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of Malta and to record below the points which have been agreed between the two Governments on the Guarantee by the Government of the United Kingdom and the maintenance of the Minimum Sterling Proportion by Malta :

(1) Definitions

Unless otherwise agreed :

- (a) "Total official external reserves" shall mean :
 - (i) gold;
 - (ii) super-gold tranche in the International Monetary Fund, i.e., the extent to which the Fund's holdings of Maltese pounds fall short of 75 per cent of Malta's quota;
 - (iii) cash, bank balances, money at call, time deposits, certificates of deposit, bank acceptances, bills of exchange, and promissory notes, denominated in freely transferable currencies other than the currency of Malta;
 - (iv) Treasury bills and other obligations issued or guaranteed by Governments or their agencies, states, provinces, municipalities and international organisations, denominated in freely transferable currencies other than the

¹ Came into force on 25 September 1968, in accordance with the provisions of the said letters. No. 9812

currency of Malta but excluding all obligations of the Government of Malta or its territorial sub-divisions or agencies;

(v) common or ordinary stock and shares, preferred stock and shares, redeemable and irredeemable interest-bearing securities issued by companies or corporations which are quoted on a recognised security market, and units in unit trusts and shares in mutual funds wherever such companies, corporations, trust or funds may be domiciled other than in Malta,

which are held in the name or to the order of the Central Bank of Malta, the Government of Malta, its agencies and other official institutions.

- (b) "Official sterling reserves" shall mean :
 - (i) cash, bank balances, money at call, time deposits, certificates of deposit, bank acceptances, bills of exchange, promissory notes;
 - (ii) Treasury bills and other obligations issued or guaranteed by Governments or their agencies, states, provinces and municipalities and international organisations but excluding all obligations of the Government of Malta or its territorial sub-divisions or agencies;
 - (iii) the following securities issued by companies having their registered office and Head Office in the United Kingdom and quoted on a stock exchange in the United Kingdom and units in United Kingdom unit trusts :
 - (a) common or ordinary stock and shares and preferred stock and shares on which capital moneys and dividends are payable solely in sterling;
 - (b) units in unit trusts on which, under the terms of issue, capital moneys are payable solely in sterling on liquidation or realisation;
 - (c) redeemable interest-bearing securities on which capital moneys are payable solely in sterling;
 - (d) irredeemable interest-bearing securities on which interest is payable solely in sterling,

which are denominated in sterling and which are held in the name or to the order of the Central Bank of Malta, the Government of Malta, its agencies and other official institutions with banks or other depositaries in the United Kingdom or in Malta and which are included in total official external reserves.

(2) The Guarantee

The Government of the United Kingdom undertake to maintain the sterling value in terms of the United States dollar of the balances eligible for guarantee, provided that the Minimum Sterling Proportion referred to below has been maintained by Malta up to and including the date of implementation of the Guarantee. The circumstances in which the Guarantee would be implemented and the terms of implementation shall be defined in consultation between the two Governments.

(3) Balances Eligible for Guarantee

The balances eligible for guarantee shall be that portion of official sterling reserves by which those official sterling reserves exceed 10 per cent of total official external reserves as defined in (1) (a) above, except that no part of official sterling reserves falling under or bearing a right to conversion into a security covered by (a) and (b) of (1) (b) (iii) above shall be eligible for guarantee.

(4) The Minimum Sterling Proportion

Malta shall throughout the period covered by the Agreement maintain official sterling reserves in such proportion to total official external reserves as may be fixed by consultation between the two Governments. This proportion shall be known as the Minimum Sterling Proportion.

(5) Review

(a) The provisions of the Agreement may be reviewed at any time by agreement between both parties.

(b) The provisions of the Agreement shall be reviewed within six months prior to the expiry of a period of three years from the date of entry into force of the Agreement.

(6) Entry into Force and Duration

The Agreement shall enter into force on the 25th September, 1968 and shall remain in force for a period of three years, and may be extended for a further two years by agreement between both parties.

If the Government of Malta agree that the foregoing correctly sets out the points agreed between the two Governments, I have the honour to propose that this letter and Your Excellency's reply to that effect shall constitute an Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of Malta.

I have the honour to be, Your Excellency, your obedient servant.

G. W. Tory

Π

The Minister of Finance, Customs and Port of Malta to the United Kingdom High Commissioner at Floriana

MINISTRY OF FINANCE

Valletta, 22 September 1968

Your Excellency,

I have the honour to refer to Your Excellency's letter of today's date recording the points which have been agreed between our two Governments on the Guarantee by the Government of the United Kingdom and the maintenance of the Minimum Sterling Proportion by Malta which reads as follows :

[See letter I]

I confirm that your letter correctly sets out the points agreed between our two Governments and that your letter and this reply shall accordingly constitute an Agreement between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of Malta.

I have the honour to be, Your Excellency, your obedient servant.

G. FELICE