

No. 13964

---

**UNITED STATES OF AMERICA  
and  
JORDAN**

**Exchange of letters constituting an agreement relating to  
military assistance: Payments under the Foreign  
Assistance Act of 1973. Amman, 20 May and 24 August 1974**

*Authentic text: English.*

*Registered by the United States of America on 7 May 1975.*

---

**ÉTATS-UNIS D'AMÉRIQUE  
et  
JORDANIE**

**Échange de lettres constituant un accord relatif à l'assistance  
militaire : paiements en vertu du *Foreign Assistance  
Act of 1973* (loi de 1973 sur l'aide à l'étranger). Amman,  
20 mai et 24 août 1974**

*Texte authentique : anglais.*

*Enregistré par les États-Unis d'Amérique le 7 mai 1975.*

EXCHANGE OF LETTERS CONSTITUTING AN AGREEMENT<sup>1</sup> BETWEEN THE UNITED STATES OF AMERICA AND JORDAN RELATING TO MILITARY ASSISTANCE: PAYMENTS UNDER FOREIGN ASSISTANCE ACT OF 1973

I

EMBASSY OF THE UNITED STATES OF AMERICA  
OFFICE US DEFENSE ATTACHÉ  
MILITARY ASSISTANCE PROGRAM  
AMMAN, JORDAN

20 May 1974

MAP-397-74

*Subject:* New MAP Eligibility Requirement

*To:* Major General Sharif Zeid Bin Shaker  
CGS  
Jordan Armed Forces  
Amman, Jordan

1. A new provision of the Foreign Assistance Act provides in substance that effective 1 July 1974, no defense article shall be furnished to any country on a grant basis unless it is agreed that the net proceeds of sales received by such country in disposing of any weaponry, munitions, or other implements of war received on a grant basis will be paid to the United States Government (USG) and shall be available for all official costs of the USG payable in the currency of that country.

2. In accordance with the new statutory provision, it is proposed that the Government of Jordan (GOJ) agree that the net proceeds of sale received by the GOJ in disposing of any weapon, weapons system, munition, aircraft, military boat, military vessel, or other defense article, including scraps from any such defense article, received heretofore or hereafter under the military assistance program of the United States Government will be paid to the United States Government and shall be available to pay all official cost of the United States Government payable in the currency of the Government of Jordan, including all costs relating to the financing of international educational and cultural exchange activities in which the Government of Jordan participates.

3. It is understood that this Agreement does not affect any prior agreement by the Government of Jordan to return to the United States Government any defense articles furnished by the United States Government on a grant basis when such articles are no longer needed for the purposes for which they were furnished, without the consent of the United States Government to another disposition.

4. It is further proposed that the reply stating that the foregoing is acceptable to the Government of Jordan shall, together with this letter, constitute an Agree-

<sup>1</sup> Came into force on 24 August 1974 by exchange of the said letters, with retroactive effect from 1 July 1974, in accordance with their provisions.

ment between our Governments on this subject, to be effective from and after 1 July 1974.

5. With best regards,

Sincerely,

[Signed]

CLARENCE C. MANN  
Colonel, GS

U.S. Defense Attaché and Chief of MAP

## II

GHQ JORDAN ARMED FORCES  
AMMAN, JORDAN

*Date:* 24 Aug., 1974

*Ref.:* TM6/20/A/136

*Subject:* New MAP Eligibility Requirement

Ref. your letter MAP-397-74 dated 20 May, 1974.

We do accept the foregoing of the new MAP Eligibility Requirement Policy stated in your above letter.

Kindly pass above acceptance to authorities concerned as requested.

Maj. Gen.,  
Chief of Staff J. A. F.:

[Signed]

SHARIF ZEID BIN SHAKER

U. S. Defense Attaché  
American Embassy  
Amman, Jordan