



ΕΦΗΜΕΡΙΣ ΤΗΣ ΚΥΒΕΡΝΗΣΕΩΣ

ΤΟΥ ΒΑΣΙΛΕΙΟΥ ΤΗΣ ΕΛΛΑΔΟΣ

ΕΝ ΑΘΗΝΑΙΣ
ΤΗ^η 12 ΑΥΓΟΥΣΤΟΥ 1966

ΤΕΥΧΟΣ ΠΡΩΤΟΝ

ΑΡΙΘΜΟΣ ΦΥΛΛΟΥ
156

Β. ΔΙΑΤΑΓΜΑ ΥΠ' ΑΡΙΘ. 656

Περὶ χυρώσεως τῆς ἀπὸ 28ης Μαΐου 1964 Συμφωνίας ρυθμίσεως τῶν πρὸς τὰς Η.Π.Α. ὄφειλῶν τῆς Ἑλλάδος ἐκ τοῦ Διακυβερνητικοῦ Διυπέτευκον Λανείου 4ο)ο 1929 (Ν. 4545)30).

ΚΩΝΣΤΑΝΤΙΝΟΣ ΒΑΣΙΛΕΥΣ ΤΩΝ ΕΛΛΗΝΩΝ

Ἐχοντες ὑπ' ὄψιν:

Τὰς διατάξεις τῆς παραγγάφου 1 τοῦ ἄρθρου 1 τοῦ Ν. Δ. 4516)1966 «περὶ ρυθμίσεως θεμάτων τινῶν Δημοσίου Χρέους», προτάσει τοῦ Ἡμετέρου Ὑπουργικοῦ Συμβουλίου, ἀπεφασίσαμεν καὶ διατάσσομεν:

Ἄρθρον μόνον.

Κυροῦται ἡ συναφθεῖσα ἐν Ἀθήναις, τὴν 28ην Μαΐου 1964, μεταξὺ τῶν Κυβερνήσεων τοῦ Βασιλείου τῆς Ἑλλάδος καὶ τῶν Ἕνωμένων Πολιτειῶν τῆς Ἀμερικῆς Συμφωνία, περὶ ρυθμίσεως τῶν πρὸς τὰς Ἕνωμένας Πολιτείας τῆς Ἀμερικῆς ὄφειλῶν τῆς Ἑλλάδος συνεπείᾳ τοῦ ὑπ' αὐτῶν χορηγηθέντος πρὸς τὴν τελευταίαν ταύτην, ἐν ἔτει 1929, Διυπέτευκον \$ 12.167.000 δυνάμει τῆς ἀπὸ 10.5.1929 Συμβάσεως, χρωδείσης διὰ τοῦ Ν. 4545)1930.

Τὸ εἰς τὴν Ἀγγλικὴν καὶ ἐν Ἑλληνικῇ μεταφράσει κείμενον τῆς διὰ τοῦ παρόντος χυρουμένης Συμφωνίας, ἔχει ὡς ἐκολούθως:

AGREEMENT

This Agreement made and entered into as of the twenty-eighth day of May, 1964, by and between the Government of the Kingdom of Greece (hereinafter referred to as "Greece") and the Government of the United States of America (hereinafter referred to as the "United States");

WITNESSETH :

Whereas, Greece is indebted to the United States under Part II of the Agreement of May 10, 1929 and under Paragraph 1 (b) of the Agreement of May 24, 1932; and

Whereas, Greece and the United States wish to refund the aforementioned indebtedness due from Greece to the United States; and

Whereas, it is the intention of the United States to use all of the funds derived from the refunding to finance a cultural and educational exchange program between the United States and Greece involving students, teachers, professors, research scholars and specialists, and other educational and cultural activities

as authorized under the Mutual Educational and Cultural Exchange Act of 1961, as amended;

Now, therefore, it is agreed that:

1. The amount of indebtedness to be funded is \$ 13,155,921.00, which has been computed as follows :
a) Principal and interest due and unpaid as of August 10, 1933 on the bonds issued pursuant to Part II of the May 10, 1929 Agreement..... \$ 11,315,496
b) Principal and interest due and unpaid as of August 10, 1933, under paragraph 1 (b) of the May 24, 1932 Agreement
\$ 893,042
\$ 12,208,538
c) in lieu of arrears of interest from August 10, 1933 (\$ 12,208,538 capitalized at 7.76 per cent)
\$ 947,383
Total indebtedness to be funded \$ 13,155,921

2. On the day of notification to the Embassy of Greece by the Secretary of the Treasury of the United States of the entry into force of legislation referred to in paragraph 6 below, Greece will execute in favor of and deliver to the United States a bond in the principal amount of thirteen million, one hundred fifty-five thousand, nine hundred twenty-one dollars (\$ 13,155,921.00), hereinafter referred to as the total principal amount, in the form attached hereto as Exhibit A, whereupon the United States will surrender to Greece the unpaid bonds issued pursuant to Part II of the Agreement of May 10, 1929 including bonds numbered 5 and 6 and will discharge Greece, by an appropriate instrument in the form attached hereto as Exhibit B, of its obligations under para gr. 1(b) of the Agreement of May 24, 1932. During the period in which there remains any principal sum due and unpaid on the bond issued pursuant to the first sentence of this paragraph, Greece shall provide annually a sinking fund of one-half of one percent ($1/2$ of 1%) of the said total principal amount to be paid annually to redeem an equivalent amount of the principal. Payment from the sinking fund in redemption of an equivalent amount of the principal are due and payable beginning one year from the day of notification to the Embassy of Greece and annually thereafter until the total principal amount is paid in full.

3. Interest on the unpaid principal balance shall be at the rate of two percent (2%) per annum to be

paid annually beginning one year from the day of notification specified in paragraph 2 above until said total principal amount is paid in full. An amount equal to the difference between the interest due and payable one year from the day of notification provided for in paragraph 2 above and the interest payable in each succeeding year shall be provided annually to the sinking fund established by paragraph 2 above and paid annually to redeem an equivalent amount of the principal as provided for in that paragraph.

4. No reduction from principal or interest shall be made for or on account of any present or future taxes, duties or any other charges imposed or levied against the bond issued pursuant to this Agreement or the proceeds thereof by or within Greece or any political or taxing sub-division thereof

5. The principal and interest payments made under the provisions of this Agreement and the issued pursuant thereto shall, to the extent all necessary action for this purpose is taken by the United States Congress and as determined by the Secretary of State, be made available by the United States for financing educational and cultural activities authorized under the Mutual Educational and Cultural Exchange Act of 1961, as amended, including the educational exchange program between the United States and Greece established by the «Agreement between the United States of America and the Government of Greece for Financing Educational Exchange Programs» dated.....
.....1963.

6. The entry into force of the provisions of this Agreement is subject to the entry into force of legislation passed by the United States Congress and signed by the President of the United States authorizing the refunding of the debt of Greece to the United States under Part II of the Agreement of May 10, 1929 and paragraph 1 (b) of the Agreement of May 24, 1932 as provided in paragraphs 1 through 4 above and the use of the funds arising from this Agreement as provided in paragraph 5 above.

7. Greece represents and agrees that the execution and delivery of this agreement have in all respects been duly authorized, and that all acts, conditions, and legal formalities which should have been completed prior to the making of this Agreement have been completed as required by the laws of Greece and in conformity therewith.

In witness whereof the undersigned, duly authorized, have caused this Agreement to be executed in duplicate at Athens, on the date first mentioned above.

For the Government of the For the Government of United States of America the Kingdom of Greece
HENRY R. LABOISSE STAVROS COSTOPOULOS

Exhibit A

(Form of Bond)

\$ 13.155.921.00

(date)

The Kingdom of Greece

The Kingdom of Greece, hereinafter referred to as Greece for value received, hereby promises to pay to the Government of the United States, hereinafter referred to as the United States, or order, the principal sum of thirteen million, one hundred fifty-five thousand, nine hundred twenty-one dollars (\$ 13.155.921.00) hereinafter referred to as the total principal amount, and to pay interest at the rate of two percent (2 %) per annum on the unpaid principal balance hereof annually beginning one year from the date hereof until said principal amount is paid in full. This bond is payable as to both principal and interest in United States dollars.

During the period in which there remains any principal sum due and unpaid on this bond, Greece shall provide annually a sinking fund of one-half of one percent (1/2 of 1%) of the said total principal amount to be paid annually to redeem an equivalent amount of the principal. An amount equal to the difference between the interest due and payable one year from the date hereof and the interest payable in each succeeding year shall be provided annually to the sinking fund established herein and paid annually to redeem an equivalent amount of the principal. Payments from the sinking fund in redemption of an equivalent amount of the principal are due and payable beginning one year from the date hereof and annually thereafter until the total principal is paid in full.

Interest payments and payments from the sinking fund in redemption of the principal shall be made in the amounts set forth in the following schedule :

(amortization table)

Upon each payment in redemption of principal a notation of the date and amount thereof shall be made hereon. Interest payments and payments from the sinking fund in redemption of the principal shall be made at the treasury of the United States in Washington, D.C., or at the option of the Secretary of the Treasury of the United States at the Federal Reserve Bank of New York.

Greece shall have the right to prepay, on any day on which an interest payment is due and payable, all of the unpaid principal balance.

No reduction from principal or interest shall be made for or on account of any present or future taxes, duties or any other charges imposed or levied against this bond or the proceeds thereof by or within Greece or any political or taxing subdivision thereof.

Upon default in the prompt and full delivery to the United States of any payments due to the United States under this bond, the entire unpaid principal hereof and interest thereon shall immediately become due and shall be payable at the option and upon the demand of the United States. The non-exercise by the United States of such right with respect to any particular default shall not constitute a waiver of such right with respect to such default or any other default.

In witness whereof, Greece has caused this bond to be executed in its behalf at the city of

by its

thereunto duly authorized, as of

The Kingdom of Greece

By.....

Exhibit B

Release and Discharge

In consideration of the issuance of the bond provided for in paragraph 2 of the Agreement between the Government of the Kingdom of Greece and the Government of the United States of America of.....
.....196.., and under the authority of Public Law of

the Government of the Kingdom of Greece is hereby released and discharged by the Government of the United States of America from all obligation and liabilities under paragraph 1 (b) of the Agreement of May 24, 1932.

Dated :

196

(signed) Secretary of the Treasury

Installment No	Amortization Schedule			Balance After Payment
	Interest	Annual Payment Principal	Total payment	
0	.00	.00	.00	13.155.921.00
1	263.418.42	65.779.60	328.898.02	13.090.141.40
2	261.802.83	67.095.19	328.898.02	13.023.046.21
3	260.460.92	68.437.10	328.898.02	12.954.609.11
4	259.092.18	69.805.84	328.898.02	12.884.803.27
5	257.696.07	71.201.95	328.898.02	12.813.601.32
6	256.272.03	72.625.99	328.898.02	12.740.975.33
7	254.819.51	74.078.51	328.898.02	12.666.896.82
8	253.337.94	75.560.08	328.898.02	12.591.336.74
9	251.826.73	77.071.29	328.898.02	12.514.265.45
10	250.285.31	78.612.71	328.898.02	12.435.652.74
11	248.713.05	80.184.97	328.898.02	12.355.467.77
12	247.109.36	81.788.66	328.898.02	12.273.679.11
13	245.473.58	83.424.44	328.898.02	12.190.254.67
14	243.805.09	85.092.93	328.898.02	12.105.161.74
15	242.103.23	86.794.79	328.898.02	12.018.366.95
16	240.367.34	88.530.68	328.898.02	11.929.836.27
17	238.596.73	90.301.29	328.898.02	11.839.534.98
18	236.790.70	92.107.32	328.898.02	11.747.427.66
19	234.948.55	93.949.47	328.898.02	11.653.478.19
20	233.069.56	95.828.46	328.898.02	11.557.649.73
21	231.152.99	97.745.03	328.898.02	11.459.904.70
22	229.198.09	99.699.93	328.898.02	11.360.204.77
23	227.204.10	101.693.92	328.898.02	11.258.510.85
24	225.170.22	103.727.80	328.898.02	11.154.783.05
25	223.095.66	105.802.36	328.898.02	11.048.980.69
26	220.979.61	107.918.41	328.898.02	10.941.062.28
27	218.821.25	110.076.77	328.898.02	10.830.985.51
28	216.619.71	112.278.31	328.898.02	10.718.707.20
29	214.374.14	114.523.88	328.898.02	10.604.183.32
30	212.083.67	116.814.35	328.898.02	10.487.368.97
31	209.747.38	119.150.64	328.898.02	10.368.218.33
32	207.354.37	121.533.65	328.898.02	10.246.684.68
33	204.933.69	123.964.33	328.898.02	10.122.720.35
34	202.454.41	126.443.61	328.898.02	9.996.276.74
35	199.925.53	128.972.49	328.898.02	9.867.304.25
36	197.346.08	131.551.94	328.898.02	9.735.752.31
37	194.715.05	134.182.97	328.898.02	9.601.569.34
38	192.031.39	136.866.63	328.898.02	9.464.702.71
39	189.294.05	139.603.97	328.898.02	9.325.098.74
40	186.501.97	142.396.05	328.898.02	9.182.702.69
41	183.654.05	145.243.97	328.898.02	9.037.458.72
42	180.749.17	148.148.85	328.898.02	8.889.309.87
43	177.786.20	151.111.82	328.898.02	8.738.198.05
44	174.763.96	154.134.06	328.898.02	8.584.063.99
45	171.681.28	157.216.74	328.898.02	8.426.847.25
46	168.536.94	160.361.08	328.898.02	8.266.486.17
47	165.329.72	163.568.30	328.898.02	8.102.917.87
48	162.058.36	166.839.66	328.898.02	7.936.078.21
49	158.721.56	170.176.46	328.898.02	7.765.901.75
50	155.318.04	173.579.98	328.898.02	7.592.321.77

Installment No	Interest	Amortization Schedule		Total payment	Balance After Payment
		Annual Payment	Principal		
51	151.846.44	177.051.58		328.898.02	7.415.270.19
52	148.305.40	180.592.62		328.898.02	7.234.677.57
53	144.693.55	184.204.47		328.898.02	7.050.473.10
54	141.009.46	187.888.56		328.898.02	6.862.584.54
55	137.251.69	191.646.33		328.898.02	6.670.938.21
56	133.418.76	195.479.26		328.898.02	6.475.458.95
57	129.509.18	199.388.84		328.898.02	6.276.070.11
58	125.521.40	203.376.62		328.898.02	6.072.693.49
59	121.453.87	207.444.15		328.898.02	5.865.249.34
60	117.304.99	211.593.03		328.898.02	5.653.656.31
61	113.073.13	215.824.89		328.898.02	5.437.831.42
62	108.756.63	220.141.39		328.898.02	5.217.690.03
63	104.353.80	224.544.22		328.898.02	4.993.145.81
64	99.862.92	229.035.10		328.898.02	4.764.110.71
65	95.282.21	233.615.81		328.898.02	4.530.494.90
66	90.609.90	238.288.12		328.898.02	4.292.206.78
67	85.844.14	243.053.88		328.898.02	4.049.152.90
68	80.983.06	247.914.96		328.898.02	3.801.237.94
69	76.024.76	252.873.26		328.898.02	3.548.364.68
70	70.967.29	257.930.73		328.898.02	3.290.433.95
71	65.808.68	263.089.34		328.898.02	3.027.344.61
72	60.546.89	268.351.13		328.898.02	2.758.993.48
73	55.179.87	273.718.15		328.898.02	2.485.275.33
74	49.705.51	279.192.51		328.898.02	2.206.082.82
75	44.121.66	284.776.36		328.898.02	1.921.306.46
76	38.426.13	290.471.89		328.898.02	1.630.834.57
77	32.616.69	296.281.33		328.898.02	1.334.553.24
78	26.691.06	302.206.96		328.898.02	1.032.346.28
79	20.646.93	308.251.09		328.898.02	724.095.19
80	14.481.90	314.416.12		328.898.02	409.679.07
81	8.193.58	320.704.44		328.898.02	88.974.63
82	1.779.49	88.974.63		90.754.12	.00
Σύνολον	13.575.572.74	13.155.921.00		26.731.493.74	

ΣΥΜΦΩΝΙΑ

Η παροῦσα συμφωνία γενομένη και συνομολογηθείσα τὴν εἰκοστήν άγοδόντην ήμέραν τοῦ Μαΐου 1964 υπὸ καὶ μεταξὺ τῆς Κυβερνήσεως τοῦ Βασιλείου τῆς Ἑλλάδος (καλούμενης ἐφεξῆς «Ἑλλάς») καὶ τῆς Κυβερνήσεως τῶν Ἡνωμένων Πολιτειῶν τῆς Ἀμερικῆς (ἐφεξῆς καλούμενης «Ἡνωμέναι Πολιτεῖαι»).

Ἐπιμαρτυροῦται

Ἐπειδὴ ἡ Ἑλλὰς ὁφείλει εἰς τὰς Ἡνωμένας Πολιτείας δυνάμει τοῦ Μέρους II τῆς Συμφωνίας τῆς 10 Μαΐου 1929 καὶ τῆς παραγράφου 1 (B) τῆς Συμφωνίας τῆς 24 Μαΐου 1932, καὶ

Ἐπειδὴ ἡ Ἑλλὰς καὶ αἱ Ἡνωμέναι Πολιτεῖαι ἐπιθυμοῦν τὴν ἀξόνησιν τοῦ προρρήμέντος χρέους ὁφειλομένου υπὸ τῆς Ἑλλάδος πρὸς τὰς Ἡνωμένας Πολιτείας, καὶ

Ἐπειδὴ αἱ Ἡνωμέναι Πολιτεῖαι προτίθενται νὰ χρησιμοποιήσουν δῆλα τὰ κεφαλαῖα τὰ προερχόμενα ἀπὸ τὴν ἀξόνησιν ἵνα χρηματοδοτήσωσι πρόγραμμα μορφωτικῶν καὶ ἐκπαιδευτικῶν ἀνταλλαγῶν μεταξὺ τῶν Ἡνωμένων Πολιτειῶν καὶ τῆς Ἑλλάδος, περιλαμβάνον τους σπουδαστάς, διδασκάλους, καθηγητάς, ἐπιστήμονας ἀσχολουμένους εἰς ἐρεύνας καὶ εἰδικούς καὶ ἑτέρας ἐκπαιδευτικάς καὶ μορφωτικάς δραστηριότητας ἐγκεκριμένας υπὸ τοῦ Νόμου τοῦ 1961 περὶ Ἀμοιβαίων Ἐκπαιδευτικῶν καὶ Μορφωτικῶν Ἀνταλλαγῶν, ὡς οὗτος ἐπροποιήθη.

Ἡδη δένει συμφωνεῖται διτοι:

1. Τὸ ποσὸν τῆς καταβλητέας ὁφειλῆς ἀνέρχεται εἰς δολάρια Ἡνωμένων Πολιτειῶν 13.155.921 υπολογισθὲν ὡς ἀκολούθως:

α) Κεφαλαίον καὶ τόκος ὁφειλόμενα καὶ ἀνεξόφλητα τὴν 10 Αὐγούστου 1933 ἐπὶ τῶν ὄμοιογιῶν τῶν ἀκδομεισῶν συμφώνων πρὸς τὸ Μέρος II τῆς Συμφωνίας τῆς 10 Μαΐου 1929 δολλ. 11.315.496

6) Κεφαλαία καὶ τόκοι ὁφειλόμενα καὶ ἀνεξόφλητα τὴν 10 Αὐγούστου 1933 κατὰ τὴν παρ. 1 (B) τῆς Συμφωνίας τῆς 24 Μαΐου 1932 δολλ. 893.042

δολλ. 12.208.538

γ) Ἀντὶ τῶν καθυστερουμένων τόκων ἀπὸ 10 Αὐγούστου 1933 (δολλ. 12.208.538 κεφαλαιοποιημένα πρὸς 7,76 τοῖς ἑκατὸν) δολλ. 947.383

Σύνολον ὁφειλῆς δολλ. 13.155.921

2. Κατὰ τὴν ἡμερομηνίαν καθ' ἥν ὁ Ὑπουργὸς Θησαυροφυλακίου τῶν Ἡνωμένων Πολιτειῶν θὰ ἀνακοινώσῃ εἰς τὴν Πρεσβείαν τῆς Ἑλλάδος τὴν θέσιν ἐν ἴσχυτι τοῦ Νομοδετικοῦ μέτρου περὶ οὗ ἐν παραγράφῳ 6 κατατέρω, ἡ Ἑλλάς, θὰ ἔκδοσῃ υπὲρ τῶν, καὶ παραδώῃ εἰς τὰς Ἡνωμένας Πολιτείας ὄμοιογον ἐκ κεφαλαίου δέκα τριῶν ἀκατομυρίων ἐκ τὸν πεντήκοντα πέντε χιλιάδων ἐννεακοσίων εἴκοσιν ἐνὸς δολαρίων (δολλ. 13.155.921), καλούμενου ἐφεξῆς «οὐλικὸν ποσὸν κεφαλαίου», κατὰ τὸν τύπον τὸν προσαρτώμενον ὡς ἡ Ὑπόδειγμα A, ὅπότε αἱ Ἡνωμέναι Πολιτεῖαι θὰ παραχωρήσωσιν εἰς τὴν Ἑλλάδα τὰς ἀνεξόφλητους ὄμοιογίας τὰς ἀκδομεισῶν συμφώνων πρὸς τὸ Μέρος II τῆς Συμφωνίας τῆς 10 Μαΐου 1929 περιλαμβανομένων τῶν ὄμοιογιῶν υπὸ ἀριθ. 5 καὶ 6 καὶ θὰ ἀπαλλάξωσι τὴν Ἑλλάδα, διὰ τοῦ ἀναγκαῖοντος ὄργανου συντεταγμένου συμφώνων πρὸς τὸ συνημμένον Ὑπόδειγμα B' τῶν ὑποχρεώσεών τῆς κατὰ τὴν παραγραφὸν 1 (B) τῆς Συμφωνίας τῆς 24 Μαΐου 1932. Καθ' ὃ διάστημα θὰ παρχένη ὁφειλόμενον καὶ ἀνεξόφλητον οἰσοδήποτε ποσὸν κεφαλαίου τοῦ ὄμοιογου τοῦ ἀκδομέντος συμφώνων πρὸς τὴν πρώτην πρότασιν τῆς παρούσης παραγράφου, ἡ Ἑλλάς θὰ διεθέτῃ ἐτησίως χρεωλύσιον ἐξ ἡμίσεος τοῦ ἐνὸς τοῖς ἑκατὸν (1) 2 τοῦ 10(0) τοῦ ρημέντος συνολικοῦ ποσοῦ κεφαλαίου καταβλητέον ἐτησίως πρὸς ἀξαγορὰν ἵσου ποσοῦ τοῦ κεφαλαίου. Αἱ πληρωμαὶ ἀπὸ τὸ χρεωλύσιον δι' ἀξαγορὰν ἵσου ποσοῦ τοῦ κεφαλαίου εἶναι ληξιπρόθεσμοι καὶ πληρωτέαι, ἀρχῆς γινομένης ἐν ἔτος ἀπὸ τῆς ἡμέρας τῆς εἰδοποιησεως πρὸς τὴν Πρεσβείαν τῆς Ἑλλάδος καὶ ἐτησίως ἐφεξῆς μέχρις ὅτου τὸ ὄλικὸν ποσὸν κεφαλαίου ἐξοφληθῇ πλήρωσι.

3. Ο τόκος ἐπὶ τοῦ ἀνεξόφλητου υπολοίπου κεφαλαίου ὅριζεται εἰς δύο τοῖς ἑκατὸν (20)ο κατ' ἔτος καὶ καταβάλλεται ἐτησίως, ἀρχῆς γινομένης ἐν ἔτος ἀπὸ τῆς ἡμέρας τῆς ἀνακοινώσεως, τῆς οποίας ἕκαστον ἔτος διατίθεται ἀνωτέρω ἐν παραγράφῳ 2 μέχρις ὅτου τὸ ρημένεν ποσὸν κεφαλαίου ἐξοφληθῇ πλήρωσι. Ποσὸν ἵσου πρὸς τὴν διαφορὰν μεταξὺ τοῦ τόκου τοῦ ὅφειλομένου καὶ πληρωτέου ἐν ἔτος ἀπὸ τῆς ἡμέρας τῆς ἀνακοινώσεως τῆς προβλεπομένης εἰς τὴν παραγραφὸν 2 ἀνωτέρω καὶ τοῦ τόκου τοῦ πληρωτέου καθ' ἕκαστον ἔπομενον ἔτος θὰ διατίθεται ἐτησίως εἰς τὸ χρεωλύσιον τὸ προβλεπόμενον υπὸ τῆς παραγράφου 2 ἀνωτέρω καὶ καταβαλλόμενον ἐτησίως δι' ἀξαγορὰν ἵσου ποσοῦ τοῦ κεφαλαίου ὡς προβλέπεται εἰς τὴν παραγραφὴν ταῦτην.

4. Οὐδεμία μείωσις τοῦ κεφαλαίου ἡ τῶν τόκων θὰ γίνεται διὰ ἡ λόγῳ οἰωνόδηποτε παρότι τῶν τοῦ πληρωτέου φόρων, δασμῶν ἡ οἰωνόδηποτε ἀλλων ἐπιβαρύσεων ἐπιβαλλομένων ἡ εἰσπραττομένων ἔναντι τοῦ ὄμοιογου τοῦ ἀκδομέντος συμφώνως τῆς παρούσης συμφωνίας ἡ τῶν ἐσόδων ἐξ αὐτοῦ, ἐκ μέρους ἡ ἐντὸς τῆς Ἑλλάδος ἡ ἐτέρας πολιτείας ἡ φορολογικῆς υπηρεσίας αὐτῆς.

5. Αἱ πληρωμαὶ κεφαλαίου καὶ τόκων αἱ διενεργούμεναι κατὰ τὰς διατάξεις τῆς παρούσης συμφωνίας καὶ τοῦ ἀκδομένου συμφώνως πρὸς αὐτὴν ὄμοιογον θὰ διατεθοῦν υπὸ τῶν Ἡνωμένων Πολιτειῶν τὸ Κογκρέσσον τῶν H.P.A. θὰ προσῇ εἰς τὰς ἀπατουμένας πρὸς τὸν σκοπὸν τοῦτον ἐνεργείας καὶ ὡς ὁ Ὑπουργὸς Ἐξωτερικῶν, θέλει καθορίσει, διὰ τὴν χρηματοδότησιν ἐκπαιδευτικῶν καὶ μορφωτικῶν σκοπῶν ἐγκεκριμένων δυνάμει τοῦ νόμου τοῦ 1961 περὶ ἀμοιβαίων Ἐκπαιδευτικῶν καὶ Μορφωτικῶν Ἀνταλλαγῶν, ὡς οὗτος ἐτροποποιήθη, περιλαμβανομένου τοῦ προγράμματος ἐκπαιδευτικῶν ἀνταλλαγῶν μεταξὺ τῶν Ἡνωμένων Πολιτειῶν καὶ τῆς Ἑλλάδος, τοῦ θεσπισμέντος υπὸ τῆς «Συμφωνίας μεταξὺ τῶν Ἡνωμένων Πολιτειῶν τῆς Ἀμερικῆς καὶ Κυβερνήσεως τῆς Ἑλλάδος πρὸς χρηματοδότησιν Ἐκπαιδευτικοῦ Προγράμματος Ἀνταλλαγῶν» υπὸ χρονολογίαν..... 1963.

6. Η θέσις ἐν ισχύτι τῶν διατάξεων τῆς παρούσης συμφωνίας, ὑποκειται εἰς τὴν θέσιν ἐν ισχύτι νομοδετικοῦ μέτρου φημιθομένου υπὸ τοῦ Κογκρέσσου τῶν Ἡνωμένων Πολιτειῶν καὶ υπογραφησομένου υπὸ τοῦ Προέδρου τῶν Ἡνωμένων Πολιτειῶν, ἐπιτρέποντος τὴν ἀξόνησιν τοῦ χρέους τῆς Ἑλλάδος πρὸς τὰς Ἡνωμένας Πολιτείας κατὰ τὸ Μέρος II τῆς συμφωνίας τῆς 10 Μαΐου 1929 καὶ τὴν παρ. 1(B) τῆς συμφωνίας τῆς 24 Μαΐου 1932, ὡς προβλέπεται εἰς τὰς παραγράφους 1 ἕως 4 ἀνωτέρω καὶ τὴν χρηματοποίησιν τῶν κεφαλαίων τῶν προερχομένων ἀπὸ τὴν παρούσαν συμφωνίαν ὡς προβλέπεται εἰς τὴν παραγραφὴν 5 ἀνωτέρω.

7. Η Ἑλλάς ἀποδέχεται καὶ συμφωνεῖ διτοι ἡ υπογραφὴ καὶ παραχώρησις τῆς παρούσης συμφωνίας, ἔχουν δεδοτως ἐγκριθεὶσαι ἀπὸ πάσης ἀπόφεως καὶ διτοι διατυπώσεις αἱ διτοι πράξεις, δροὶ καὶ νομοὶ καὶ διατυπώσεις αἱ διτοι πρέπειν νὰ ἔχωσι πληρωμή πρὸ τῆς συνάψεως τῆς παρούσης συμφωνίας ἔχουσι πληρωμή ὡς προβλέπεται εἰς τὴν πόλην τῆς Ἑλλάδος καὶ ἐν συμφωνίᾳ με αὐτούς.

Εἰς δεδοταίσιν τῶν ἀνωτέρω, οἱ υπογραφαὶ καὶ παραχώρησις τῆς παρούσης συμφωνίας, ἔχουν δεδοτως ἐγκριθεὶσαι, υπέγραψαν τὴν παρούσα συμφωνίαν εἰς διπλούν ἐν Ἀθήναις..... κατὰ τὴν..... τῷ πρώτῳ ἀναφερθείσαν ἀνωτέρω χρονολογίαν.

Διὰ τὴν Κυβερνησιν

Τῶν H.P.A.

(Τπ.)

HENRY R. LABOISSE

Διὰ τὴν Κυβερνησιν

Τοῦ Βασιλείου τῆς Ἑλλάδος

(Τπ.)

ΣΤ. ΚΩΣΤΟΠΟΥΛΟΣ

ΠΑΡΑΤΗΜΑ.

(Τύπος 'Ομολόγου)

Δολλ. 13.155.921

(Χρονολογία)

ΒΑΣΙΛΕΙΟΝ ΤΗΣ ΕΛΛΑΣ

Τὸ Βασίλειον τῆς Ἑλλάδος, ἐφεξῆς καλούμενον «Ἑλλάς», εἰς ἀξίαν ληφθεῖσαν, υπότρχεται διὰ τοῦ παρόντος γὰρ πληρώσης εἰς τὴν Κυβερνησιν τῶν Ἡνωμένων Πολιτειῶν, ἐφεξῆς καλούμενην «Ἡνωμέναι Πολιτεῖαι» ἡ εἰς διαταγήν, τὸ κεφαλαίον

δεκατριών ἑκατομμυρίων ἑκατὸν πεντήκοντα πέντε χιλιάδων ἐννεακοσίων είκοσιν ἑνὸς δισκαριών (13.155.921) ἐφεξῆς καλούμενον «τὸ συγολικὸν ποσὸν κεφαλαίου» καὶ νὰ πληρώνῃ τόκον ἐπὶ ἔπιτοιχῷ δύο τοῖς ἑκατόν (20)ο κατ' ἕτος ἐπὶ τοῦ ἀνεξισφλήτου ὑπολοιπού κεφαλαίου τοῦ παρόντος διμολόγου ἐτησίως, ἀρχῆς γενομένης ἐν ἕτος ἀπὸ τῆς ἡμερομηνίας τοῦ παρόντος μέχρις ὅτου τὸ ρηθὲν κεφάλαιον ἐξισφληθῇ πλήρως. Τὸ παρὸν διμόλογον εἶναι πληρωτέον ὡς πρὸς τε τὸ κεφάλαιον καὶ τὸν τόκον εἰς δισκαριά τὴν Ἕγιον πολιτεῖαν.

Κατὰ τὴν διάρκειαν τῆς περιόδου κατὰ τὴν ὅποιαν θὰ παραμένῃ σίονδή ποτε ποσὸν κεφαλαίου ὀφειλόμενον καὶ ἀνεξόφλητον ἐπὶ τοῦ παρόντος ὄμολόγου, ἡ Ἐλλὰς θὰ καταβάλῃ ἐπηργίας χρεωλύτιον ἐξ ἑνὸς ἥμισεος τοῦ ἑνὸς ἐπὶ τοῖς ἔκαπτον (1)2 τοῦ 10ο) τοῦ φθιμέντος ὀλικοῦ ποσοῦ κεφαλαίου δι' ἐξαγορὰν ἵσου ποσοῦ τοῦ κεφαλαίου. "Ἐν ποσὸν ἵσων πρὸς τὴν διαφορὰν μεταξὺ τοῦ τόκου τοῦ ὀφειλόμενου καὶ πληρωτέου ἐν ετοις ἀπὸ τῆς χρονολογίας τοῦ παρόντος καὶ τοῦ τόκου τοῦ πληρωτέου καθ' ἕκαστον ἐπόμενον ἔτος θὰ προστίθεται ἐπηργίας εἰς τὸ χρεωλύτιον τὸ προβλεπόμενον εἰς τὸ παρὸν καὶ πληρωτέον ἐπηργίας πρὸς ἔξαγορὰν ἵσου ποσοῦ τοῦ κεφαλαίου.

Αἱ πληρωμαὶ ἀπὸ τὸ χρεωλύτιον δι᾽ ἔξαγορὰν ίσου ποσοῦ τοῦ κεφαλαίου εἰναι· ληξιπρόθεσμοι· καὶ πληρωτέαι, ἀρχῆς γενομένης ἐν τοῖς ἄπο τῆς ἡμερομηνίας τοῦ παρόντος καὶ ἐτηρίως ἐφεξῆς μέχρις ὅτου τὸ συνολικὸν κεφάλαιον ἔξοφληθῇ πλήρες.

Αἱ πληρωμὴι τόκου καὶ αἱ πληρωμαι ἀπὸ τὸ χρεωλύσιον δι-
էσχαγορὰν τοῦ κεφαλαίου· Θὰ γίνωνται εἰς τὰ ποσὰ τὰ ἐκτιθέ-
μενα εἰς τὸν ἀκόλουθον πίνακα:

(Πίνακες Χρεωλυσίων)

Ἐφ' ἔκαστη πληρωμῇ δι' ἑξαγορὰν κεφαλαίου θά γίνεται μνεία ἐπὶ τοῦ παρόντος περὶ τῆς ἡμερομηνίας καὶ ποσοῦ ταύτης. Αἱ πληρωμαὶ τόκου καὶ αἱ πληρωμαὶ ἀπὸ τὸ χρεωλύσιον δι' ἑξαγορὰν τοῦ κεφαλαίου θά γίνωνται εἰς τὸ Θησαυροφυλάκιον τῶν Ἡνωμένων Πολιτειῶν εἰς Οὐάσιγκτων, D. C., ἣ κατ' ἐπιλογὴν τοῦ Ὑπουργοῦ τοῦ Θησαυροφυλακίου τῶν Ἡνωμένων Πολιτειῶν εἰς τὴν FEDERAL RESERVE BANK τῆς Νέας Υόρκης.

“Η Ελλάς θὰ ἔχῃ τὸ δικαίωμα νὰ προπληρώνῃ, καθ' οἰανδήποτε ἡμέραν καθ' ἣν μία πληρωμὴ τόκου είναι ληξιπρόθεσμος καὶ πληρωτέα, δόλοκληρον τὸ ἀνεξόφλητον ὑπόλοιπον κεφαλαίου.

Ούδεμία ἔκπτωσις ἀπὸ τὸ κεφάλαιον ἢ τὸν τόκον θὰ γίνεται διὰ ἡ λόγῳ οἰωνδήποτε παρόντων ἢ μελλοντικῶν φόρων δικαιομένων ἢ οἰωνδήποτε σᾶλλων ἐπιβαρύνσεων ἐπιβαλλομένων ἢ εἰσπραττομένων ἔναντι τοῦ παρόντος ὄμολόγου ἢ τῶν ἔκάστοτε ποσῶν ταύτου ὑπὸ ἢ ἐντὸς τῆς Ἐλλάδος ἢ υφ' οἰσσδήποτε πολιτικῆς ἢ φορολογικῆς ἀρχῆς αὐτῆς.

Λόγω ἀμετήσεως εἰς τὴν ἔγκαιρον καὶ πλήρη καταβολὴν πρὸς τὰς Ἡνωμένας Πολιτείας τῶν πληρωμῶν τῶν ὅφει λομένων εἰς τὰς Ἡνωμένας Πόλιτείας δυνάμεις τοῦ παρόντος ὥμολγου, τὰ δόλον ἀνεξόφλητον κεφάλαιον αὐτοῦ καὶ ἡ ἐπ’ αὐτοῦ τόκος θὰ καθίστανται ἀμέσως ληξιπρόδεσμα καὶ θὰ είναι πληρωτέα κατὰ τὴν χρίσιν καὶ ἐπὶ τῇ αἰτήσει τῶν Ἡνωμένων Πολιτειῶν. Ἡ μὴ ἀσκησις ὑπὸ τῶν Ἡνωμένων Πολιτειῶν τοῦ τοιούτου δικαιώματος ἐν σχέσει πρὸς οἰανδήποτε ἀδέτησιν δὲν θὰ συνιστᾶ παραίτησιν ἀπὸ τοῦ τοιούτου δικαιώματος ἐν σχέσει πρὸς τὴν τοιαύτην ἡ οἰανδήποτε ἀληγονία.

Εἰς ἐπιθεσθαίωσιν τούτου ή 'Ελλὰς ἐξέδωκε τὸ ὄμόλογον τοῦτο ὅπως ὑπογραφῇ ἐπ' ὄνόματι αὐτῆς εἰς τὴν πόλιν ὑπὸ τοῦ δεόντως πρὸς τούτο ἐξουσιοδοτημένου τὴν

Τὸ Βασίλειον τῆς Ἑλλάδος
Αἰών

ΠΑΡΑΡΤΗΜΑ Β'
ΕΛΕΥΘΕΡΟΣΙΣ ΚΑΙ ΑΠΑΛΛΑΓΗ

Ἐν ὅψει τῆς ἐκδόσεως τοῦ ὁμολόγου τοῦ προθλεπτομένου ἐν παραχγράφῳ 2 τῆς Συμφωνίας μεταξὺ τῆς Κυβερνήσεως τοῦ Βασιλείου τῆς Ἑλλάδος καὶ τῆς Κυβερνήσεως τῶν Ἡνωμένων Πολιτειῶν τῆς Ἀμερικῆς τῆς 196
καὶ συμφώνως τῷ Νάμῳ τῆς 'Η
Κυβέρνησις τοῦ Βασιλείου τῆς Ἑλλάδος ἐλευθεροῦται καὶ
ἀπαλλάσσεται διὰ τοῦ παρόντος ὑπὸ τῆς Κυβερνήσεως τῶν
Ἡνωμένων Πολιτειῶν τῆς Ἀμερικῆς ἀπὸ δλας τὰς ὑποχρεώ-
σεις καὶ βάρη ἀναφερόμενα ἐν τῇ παραχγράφῳ 1 (B) τῆς Συμ-
φωνίας τῆς 24 Μαΐου 1932.

Χρονολογία

198

Ταῦτα δέ τοι πρότερον οὐδεποτε λαλήσας

Δρσις ύπ' αριθ.	Τόκος	Χρεωλυτικός πίναξ έτησία πληρωμής Κεφάλαιον	Συνολική πληρωμή	Τύποις πιπόν μετά τὴν καταβολὴν
0	.00	.00	.00	13.155.921.00
1	263.118.42	65.779.60	328.898.02	13.090.141.40
2	261.802.83	67.095.19	328.898.02	13.023.046.21
3	260.460.92	68.437.10	328.898.02	12.954.609.11
4	259.092.18	69.805.84	328.898.02	12.884.803.27
5	257.696.07	71.201.95	328.898.02	12.813.601.32
6	256.272.03	72.625.99	328.898.02	12.740.975.33
7	254.819.51	74.078.51	328.898.02	12.666.896.82
8	253.337.94	75.560.08	328.898.02	12.591.336.74
9	251.826.73	77.071.29	328.898.02	12.514.265.45
10	250.285.31	78.612.71	328.898.02	12.435.652.74
11	248.713.05	80.184.97	328.898.02	12.355.467.77
12	247.109.36	81.788.66	328.898.02	12.273.679.11
13	245.473.58	83.424.44	328.898.02	12.190.254.67
14	243.805.09	85.092.93	328.898.02	12.105.161.74
15	242.103.23	86.794.79	328.898.02	12.018.366.95
16	240.367.34	88.530.68	328.898.02	11.929.836.27
17	238.596.73	90.301.29	328.898.02	11.839.534.98
18	236.790.70	92.107.32	328.898.02	11.747.427.66
19	234.948.55	93.949.47	328.898.02	11.653.478.19
20	233.069.56	95.828.46	328.898.02	11.557.649.73
21	231.152.99	97.745.03	328.898.02	11.459.904.70
22	229.198.09	99.699.93	328.898.02	11.360.204.77
23	227.204.10	101.693.92	328.898.02	11.258.510.85
24	225.170.22	103.727.80	328.898.02	11.154.783.05
25	223.095.66	105.802.36	328.898.02	11.048.980.69
26	220.979.61	107.918.41	328.898.02	10.941.062.28
27	218.821.25	110.076.77	328.898.02	10.830.985.51
28	216.619.71	112.278.31	328.898.02	10.718.707.20
29	214.374.14	114.523.88	328.898.02	10.604.183.32
30	212.083.67	116.814.35	328.898.02	10.487.368.97
31	209.747.38	119.150.64	328.898.02	10.368.218.33
32	207.354.37	121.533.65	328.898.02	10.246.684.68
33	204.933.69	123.964.33	328.898.02	10.122.720.35
34	202.454.41	126.443.61	328.898.02	9.996.276.74
35	199.925.53	128.972.49	328.898.02	9.867.304.25
36	197.346.08	131.551.94	328.898.02	9.735.752.31
37	194.715.05	134.182.97	328.898.02	9.601.569.34
38	192.031.39	136.866.63	328.898.02	9.464.702.71
39	189.294.05	139.603.97	328.898.02	9.325.098.74
40	186.501.97	142.396.05	328.898.02	9.182.702.69
41	183.654.05	145.243.97	328.898.02	9.037.458.72
42	180.749.17	148.148.85	328.898.02	8.889.309.87
43	177.786.20	151.111.82	328.898.02	8.738.198.05
44	174.763.96	154.134.06	328.898.02	8.584.063.99
45	171.681.28	157.216.74	328.898.02	8.426.847.25
46	168.536.94	160.361.08	328.898.02	8.266.486.17
47	165.329.72	163.568.30	328.898.02	8.102.917.87
48	162.058.36	166.839.66	328.898.02	7.936.078.21
49	158.721.56	170.176.46	328.898.02	7.765.901.75
50	155.318.04	173.579.98	328.898.02	7.592.321.77

Δρσις ύπ' ἀριθ.	Τόκος	Χρεωλυτικός πίναξ έτησία πληρωμής Κεφάλαιον	Συνολική πληρωμή	Τοπόνοις που μετά τὴν ωκεανού
51	151.846.44	177.051.58	328.898.02	7.415.270.19
52	148.305.40	180.592.62	328.898.02	7.234.677.57
53	144.693.55	184.204.47	328.898.02	7.050.473.10
54	141.009.46	187.888.56	328.898.02	6.862.584.54
55	137.251.69	191.646.33	328.898.02	6.670.938.21
56	133.418.76	195.479.26	328.898.02	6.475.458.95
57	129.509.18	199.388.84	328.898.02	6.276.070.11
58	125.521.40	203.376.62	328.898.02	6.072.693.49
59	121.453.87	207.444.15	328.898.02	5.865.249.34
60	117.304.99	211.593.03	328.898.02	5.653.656.31
61	113.073.13	215.824.89	328.898.02	5.437.831.42
62	108.756.63	220.141.39	328.898.02	5.217.690.03
63	104.353.80	224.544.22	328.898.02	4.993.145.81
64	99.862.92	229.035.10	328.898.02	4.764.110.71
65	95.282.21	233.615.81	328.898.02	4.530.494.90
66	90.609.90	238.288.12	328.898.02	4.292.206.78
67	85.844.14	243.053.88	328.898.02	4.049.152.90
68	80.983.06	247.914.96	328.898.02	3.801.237.94
69	76.024.76	252.873.26	328.898.02	3.548.364.68
70	70.967.29	257.930.73	328.898.02	3.290.433.95
71	65.808.68	263.089.34	328.898.02	3.027.344.61
72	60.546.89	268.351.13	328.898.02	2.758.993.48
73	55.179.87	273.718.15	328.898.02	2.485.275.33
74	49.705.51	279.192.51	328.898.02	2.206.082.82
75	44.121.66	284.776.36	328.898.02	1.921.306.46
76	38.426.13	290.471.89	328.898.02	1.630.834.57
77	32.616.69	296.281.33	328.898.02	1.334.553.24
78	26.691.06	302.206.96	328.898.02	1.032.346.28
79	20.646.93	308.251.09	328.898.02	724.095.19
80	14.481.90	314.416.12	328.898.02	409.679.07
81	8.193.58	320.704.44	328.898.02	88.974.63
82	1.779.49	88.974.63	90.754.12	.00
Σύνολον	13.575.572.74	13.155.921.00	26.731.493.74	

Εἰς τοὺς Ἡμετέρους ἐπὶ τῶν Ἐξωτερικῶν καὶ Οἰκονομικῶν ὑπουργοῦς ἀνατίθεμεν τὴν δημοσίευσιν καὶ ἐκτέλεσιν τοῦ παρόντος.

Ἐν Ἀθήναις τῇ 2 Αὐγούστου 1966

ΚΩΝΣΤΑΝΤΙΝΟΣ
Β.

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Ο ΠΡΟΕΔΡΟΣ

ΣΤΕΦ. ΣΤΕΦΑΝΟΠΟΥΛΟΣ

Ο ΑΝΤΙΠΡΟΕΔΡΟΣ

Γ. ΑΘΑΝΑΣΙΑΔΗΣ - ΝΟΒΑΣ

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