

7. The Custodian will accept the certificate issued by L'Office des Changes as conclusive evidence of the bona fide of the applicant, subject to the right, notwithstanding the issue of such certificate, to discuss with the French authorities those cases wherein adverse information may be received.

8. The Custodian will supply, for the information of the French authorities, a list of names in which French accounts are recorded, together with addresses in the cases where these are known to the Custodian. This information will be in addition to the general summary of accounts and broad classification of the nature of these accounts earlier supplied to the French Government, which will be supplemented from time to time.

9. The Custodian and the French Government agencies involved will exchange information as to enemy interest affecting property vested in or controlled by the Custodian.

10. The Custodian may request, and the appropriate French Government agency will supply, information in cases where applications for release of property are from resident aliens in France.

11. Where no claim is received by the Custodian the question of the ultimate disposal of property will be discussed with the French authorities.

12. A moratorium on payments has been imposed by the Custodian's Regulations, on property vested in him and the Custodian is prepared to inform claimants that unless certain overdue payments are made before release, no moratorium will protect such property after a release is granted. The Custodian does not accept any responsibility for failure to notify such claimants.

13. The Custodian will supply certificate and release application forms to L'Office des Changes.

14. Application forms will be distributed by L'Office des Changes to claimants, on the basis of the list of names and addresses supplied by the Custodian, and on the completion of the application forms the said L'Office des Changes will collect same and attach the necessary certificates.

15. The applicant's declaration may be taken before a British or Canadian diplomatic or consular official, or such other officials in France as may be authorized by the French Government.

16. The application must be supported by a certificate signed on behalf of L'Office des Changes.

17. The application form, together with the certificate, may be sent directly to Ottawa or to the Custodian's London office.

18. In the event that a certificate is refused by L'Office des Changes that office will immediately notify the Custodian of the name of the applicant and of the grounds for refusal.

19. Where property is held for the account of a French bank or other financial institution, the Custodian will require individual applications by the customers of that bank or financial institution claiming such property so that the beneficial ownership may be determined.

20. In the case of corporations applying for the release of their property the Custodian will require an application supported by information as to the ownership of the corporation, and the Custodian will indicate whether or not he considers such corporate entity to be enemy owned or enemy controlled and will discuss all such cases with the French authorities.

21. In the case of French financial institutions holding large blocks of Canadian securities for which they have issued their own certificates, the Custodian will require information as to the ultimate beneficial ownership of the securities represented by the certificates.

22. The French Government agrees that, subject to fiscal legislation or legislation dealing with the control of foreign exchange in France, persons resident