TREATY SERIES, 1943 No. 7

EXCHANGE OF NOTES

(July 7 and September 3, 1943)

BETWEEN

CANADA

AND

THE UNITED KINGDOM

PROVIDING FOR THE RECIPROCAL EXEMPTION
OF PERSONS RESIDENT IN CANADA
AND BRITISH GUIANA
FROM INCOME TAX OF EARNINGS
DERIVED FROM THE OPERATION OF SHIPS

IN FORCE SEPTEMBER 3, 1943



OTTAWA
EDMOND CLOUTIER
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PROVIDENCE FOR THE NECTRONAL EXEMPTION OF PURSONS RESIDENT IN CHIMARA

EXCHANGE OF NOTES (JULY 7 AND SEPTEMBER 3, 1943) BETWEEN CANADA AND THE UNITED KINGDOM PROVIDING FOR THE RECIPROCAL EXEMPTION OF PERSONS RESIDENT IN CANADA AND BRITISH GUIANA FROM INCOME TAX OF EARNINGS DERIVED FROM THE OPERATION OF SHIPS.

I

The Secretary of State for External Affairs of Canada to the High Commissioner for the United Kingdom in Canada

DEPARTMENT OF EXTERNAL AFFAIRS

No. 36

OTTAWA, July 7, 1943.

Sir,

I have the honour to refer to your despatch No. 63 of June 29 in connection with exemption from Canadian income tax for shipping companies resident in British Carine Territory Companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Carine Territory Canadian income tax for Shipping companies resident in British Guiana and reciprocal exemption from British Guiana income tax for Canadian

Canadian steamship companies. Discussion with the appropriate authorities of the Canadian Government has confirmed the fact that exemption from Canadian income tax for shipping companies resident abroad is governed by Section 4 (m) of the Canadian Income

Tax Act. This section reads as follows:

"4. The following incomes shall not be liable to taxation hereunder:

(m) The income from the operation of ships owned or operated by a non-resident person or corporation, provided that the country where such person or corporation, provided that the country person or corporation resides grants an exemption in respect of income earned therein from the operation of ships owned or operated by a person or corporation from the operation of ships owned or operated by a person or corporation. or corporation resident in Canada which in the opinion of the Minister is fairly resident fairly reciprocal to the exemption herein provided. The Minister may give effect to this exemption, in any case, from the date, past or future, on which the exemption, in any case, from the date, past of recording aforesist aforesaid resides, took effect."

You stated in your despatch under reference that the Governor of British Guiana has informed you that exemption from British Guiana income tax will be given to G be given to Canadian steamship companies if an equivalent exemption will, in fact, be a companies resident in fact, be granted by the Canadian Government to shipping companies resident in British Companies of the Canadian Government is prepared British Guiana. I may inform you that the Canadian Government is prepared to extend and. to extend such an exemption to the income from the operation of ships owned or operated in the operated in the operation of ships owned or operated in the operated in the operation of ships owned or operated in the ope or operated by a person or corporation resident in British Guiana under the terms set in the person or corporation resident in British I have referred terms set forth in Section 4 (m) of the Income Tax Act to which I have referred above.

If it appears to the Government of British Guiana that the exemption suggested by Canada would represent an equivalent exemption to that which could be could be accorded under British Guiana law I would suggest that this note, together with your reply setting forth acceptance by the British Guiana authoritism of the state of the setting forth acceptance by the British Guiana authoritism of the state of the stat authorities should be regarded as an agreement for a reciprocal exemption from income tax in the cases referred to.

I have the honour to be, Sir,

Your obedient servant,

J. E. READ,

For the Secretary of State for External Affairs.



II

The High Commissioner for the United Kingdom in Canada to the Secretary of State for External Affairs of Canada

OFFICE OF THE HIGH COMMISSIONER FOR THE UNITED KINGDOM
OTTAWA, September 3rd, 1943.

No. 77

Sir,

I have the honour to refer to your Note No. 36 of the 7th July relative to the exemption from Canadian income tax of shipping companies resident in British Guiana. I have now been asked by the Governor of British Guiana to convey to the Canadian Government his acceptance of the reciprocal arrangements for exemption from income tax as set forth in your Note under reference.

2. In accordance with your suggestion, it is agreed that your Note together with this reply should constitute an agreement for the reciprocal exemption from income tax of shipping companies resident in Canada and British Guiana.

I have the honour to be, Sir,

Your most obedient servant,

MALCOLM MACDONALD.