

AUGLÝSING

um samkomulag milli Íslands og Bandaríkjanna um gagnkvæma undanþágu frá tekjuskatti af rekstri flugvéla og skipa.

Með orðsendingaskiptum í Washington hinn 21.—27. desember 1962 var gengið frá samkomulagi milli Íslands og Bandaríkjanna um gagnkvæma undanþágu frá tekjuskatti af rekstri flugvéla og skipa.

Orðalag samkomulagsins er birt sem fylgiskjal með auglýsingu þessari.

Þetta er hér með gert almenningi kunnugt.

Utanríkisráðuneytið, 31. desember 1962.

Guðm. Í. Guðmundsson.

Agnar Kl. Jónsson.

December 21, 1962.

Excellency:

I have the honor to refer to recent conversations between representatives of the Government of the United States of America and representatives of the Government of Iceland relating to the possibility of concluding an agreement between the two Governments with a view to granting, on a reciprocal basis, relief from double taxation on earnings derived from the operation of ships and aircraft. The Government of the United States of America agrees as follows:

1) The Government of the United States of America, in accordance with sections 872 (b) and 883 of its Internal Revenue Code of 1954, shall, on the basis of an equivalent exemption granted by the Government of Iceland to citizens of the United States of America and to corporations organized in the United States of America, exclude from gross income and exempt from income tax all earnings derived

a) by a corporation organized in Iceland, or

b) by an individual who is

i) a citizen of Iceland and

ii) a non-resident alien as to the United States of America,

from the operation of a ship or ships documented, and from the operation of aircraft registered, under the laws of Iceland.

2) For the purposes of this agreement:

a) The expressions "operation of a ship or ships" and "operation of aircraft" mean the business or enterprise, carried on by owners or charterers of a ship or ships, or of aircraft, as the case may be, of

i) transporting persons, including the embarking and debarking of passengers, or

ii) transporting articles, mails, and other cargo, including the loading and unloading thereof, or

iii) both (i) and (ii).

b) The term "earnings" means income derived from the activities described in sub-paragraph (a) hereof, including the sale of tickets in the United States of America.

- 3) The exclusions and exemptions provided for in paragraph (1).
- a) shall be accorded even though the corporation was resident in the United States of America by reason of engaging in trade or business therein at any time within the taxable year and even though the citizen was engaged in trade or business within the United States of America at any time within the taxable year, regardless of the activities constituting such trade or business;
 - b) shall be applicable with respect to taxable years beginning on or after the first day of January 1962.
- 4) The arrangement relating to relief from double income tax on shipping profits, effected by exchange of notes signed on May 22, August 9 and 18, October 24, 25, and 28, and December 5 and 6, 1922, shall be terminated, as between the United States of America and Iceland, on the date specified in paragraph 3 (b) above.
- 5) Either of the two Governments may terminate this agreement by giving to the other Government six months' prior notice of termination in writing and, in such event, the agreement shall cease to be effective for the taxable years beginning on or after the first day of January next following the expiration of the six-month period.

The Government of the United States of America will consider this note, together with your note of reply confirming that the Government of Iceland agrees to terms corresponding to those outlined above, as constituting the agreement between the two Governments, entering into force on the date of your reply note.

Accept, Excellency, the renewed assurances of my highest consideration.

His Excellency
Thor Thors,
Ambassador of Iceland.

For the Secretary of State:
Richard D. Kearney.

SENDIRÁÐ ÍSLANDS,
Washington.

December 27, 1962.

Sir:

I have the honor to acknowledge the receipt of your note dated December 21, 1962, in which reference is made to recent conversations between representatives of the Government of Iceland and representatives of the Government of the United States of America relating to the possibility of concluding an agreement between the two Governments with a view to granting, on a reciprocal basis, relief from double taxation on earnings derived from the operation of ships and aircraft. It is noted that the Government of the United States of America agrees to certain terms as outlined in that note. In return, the Government of Iceland agrees as follows:

1) The Government of Iceland, in accordance with Chapter I, Article 2 of Law No. 70, April 28, 1962, shall, on the basis of the exemption granted by the Government of the United States of America in accordance with its agreement outlined in the above-mentioned note, exclude from gross income and exempt from income tax all earnings derived

- a) by a corporation organized in the United States of America, or
- b) by a citizen of the United States of America non-resident in Iceland, from the operation of a ship or ships documented, and from the operation of aircraft registered, under the laws of the United States of America.

2) For the purposes of this agreement:

- a) The expression "operation of a ship or ships" and "operation of aircraft" mean

the business or enterprise, carried on by owners or charterers of a ship or ships, or of aircraft, as the case may be, of

- i) transporting persons, including the embarking and debarking of passengers, or
 - ii) transporting articles, mails, and other cargo, including the loading and unloading thereof, or
 - iii) both (i) and (ii)
- b) The term "earnings" means income derived from the activities described in sub-paragraph (a) hereof, including the sale of tickets in Iceland.
- 3) The exclusions and exemptions provided for in paragraph (1).
- a) shall be accorded even though the corporation was resident in Iceland by reason of engaging in trade or business therein at any time within the taxable year and even though the citizen was engaged in trade or business within Iceland at any time within the taxable year, regardless of the activities constituting such trade or business;
- b) shall be applicable with respect to taxable years beginning on or after the first day of January 1962.

4) The arrangement relating to relief from double income tax on shipping profits, effected by exchange of notes signed on May 22, August 9 and 18, October 24, 25, and 26, and December 5 and 6, 1922, shall be terminated, as between Iceland and the United States of America, on the date specified in paragraph 3 (b) above.

5) Either of the two Governments may terminate this agreement by giving to the other Government six months prior notice or termination in writing, and in such event, the agreement shall cease to be effective for the taxable years beginning on or after the first day of January next following the expiration of the six-month period.

The Government of Iceland considers that your note above-mentioned and this note in reply constitute the agreement between the two Governments, entering into force on the date of this note.

Accept, Sir, the renewed assurances of my highest consideration.

Thor Thors.

The Honorable
The Secretary of State,
Washington, D.C.

AUGLÝSING

um viðskiptasamkomulag milli Íslands og Sovétríkjanna.

Hinn 19. desember 1962 var undirrituð í Reykjavík bókun um viðskipti milli Íslands og Sovétríkjanna fyrir tímabilið 1. janúar 1963 til 31. desember 1965.

Bókunin var gerð á íslenzku og rússnesku og birtist íslenzki textinn hér með, ásamt listum yfir vörur, sem ráðgert er að afgreiddar verði milli landanna á tímabilinu 1963—1965.

Þetta er hér með gert almenningi kunnugt.

Utanríkisráðuneytið, 31. desember 1962.

Guðm. Í. Guðmundsson.

Agnar Kl. Jónsson.