

Treaty Series No. 12 (1969)

Exchange of Notes

Concerning an Interest-free Development
Loan by the Government of the
United Kingdom of Great Britain and
Northern Ireland to the Government
of the Republic of Turkey

(United Kingdom/Turkey Loan, No. 5, 1968)

Ankara, 12 August 1968

Presented to Parliament
by the Secretary of State for Foreign and Commonwealth Affairs
by Command of Her Majesty
February 1969

LONDON
HER MAJESTY'S STATIONERY OFFICE

2s. 0d. net

Cmnd. 3876

EXCHANGE OF NOTES

CONCERNING AN INTEREST-FREE DEVELOPMENT LOAN BY THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND TO THE GOVERNMENT OF THE REPUBLIC OF TURKEY

No. 1

Her Majesty's Ambassador at Ankara to the Turkish Minister of Finance

> British Embassy, Ankara, 12 August, 1968.

Your Excellency,

I have the honour to refer to the discussions held at the 21st meeting of the Turkey Consortium and subsequently in Ankara concerning development aid from the Government of the United Kingdom of Great Britain and Northern Ireland to the Government of the Republic of Turkey and to inform your Excellency that the Government of the United Kingdom are prepared to conclude a further Agreement with the Turkish Government on this question. The position of the Government of the United Kingdom with regard to the provision of finance and the commitments of that Government and of the Government of Turkey as regards associated matters shall be as respectively set out in part A and part B below:

- A. The Government of the United Kingdom declare that it is their intention, acting by the Ministry of Overseas Development (hereinafter referred to as "the Ministry"), to make available to the Government of Turkey by way of an interest-free loan a sum not exceeding £1,000,000 (one million pounds sterling) for the purchase in the United Kingdom of the equipment and services hereinafter mentioned.
- B. (1) The Government of the United Kingdom shall adopt the arrangements and procedures described in the following paragraphs of this Note in so far as they relate to things to be done by or on behalf of that Government. The Government of Turkey shall adopt the arrangements and procedures so described in so far as they relate to things to be done by or on behalf of that Government.
 - (2) (a) For the purposes of these arrangements the Government of Turkey shall, by a request in the form set out in Annex A to this Note, open a special account (hereinafter referred to as "the Account") with a bank in London (hereinafter referred to as "the Bank").
 - The Account shall be operated solely for the purposes of the loan and in accordance with the instructions contained in the said request.
 - (b) As soon as the Account is opened and before taking any other step required by these arrangements for obtaining any part of the loan, the Government of Turkey shall furnish the Ministry with a copy

of the Government's instructions to the Bank given in accordance with the foregoing provisions of this paragraph. The Government of Turkey shall at the same time and so often as any change is made therein, notify the Ministry of the names of the officers who are duly authorised to sign on its behalf the Payment Authorities hereinafter provided and shall furnish a specimen signature in duplicate of each such officer.

- (c) The Government of Turkey shall ensure that the Bank forwards monthly to the Ministry a statement of receipts to and payments from the Account.
- (d) Unless the Ministry otherwise agree payments into the Account will not be made before the 1st of July, 1968, or after the 31st of December, 1970.
- (3) Save to the extent (if any) to which the Ministry may otherwise agree drawings from the loan shall be used only—
 - (a) for payments under a contract for the purchase in the United Kingdom (which expression in this letter shall be deemed to include the Channel Islands and the Isle of Man) of capital or quasi-capital equipment wholly produced or manufactured in the United Kingdom, or in the case of chemicals and allied products, goods which are duly declared to be of United Kingdom origin on the form set out in Annex C (Chemicals) to this Note, or for work to be done or for services to be rendered in the United Kingdom by persons ordinarily resident or carrying on business in the United Kingdom or for two or more of such purposes only, being a contract which—
 - (i) provides for payment in sterling to persons carrying on business in the United Kingdom; and
 - (ii) is approved on behalf of the Government of Turkey and accepted by the Ministry for financing from the loan; and
 - (iii) is entered into after the date of this Note and before the 31st of March, 1970;
 - (b) to reimburse any bank in the United Kingdom for payments made by means of letters of credit which are confirmed, opened or advised after the date of this Note for the purpose of contracts complying with the conditions specified in sub-head (a) of this paragraph, provided that each such letter of credit or the instructions and any subsequent amendment thereof for the confirming, opening or advising of the letter of credit is endorsed in writing by the Ministry to show the amount that may be paid out of the Account in respect of that letter of credit:
 - (c) for payment of sterling bank charges payable in the United Kingdom to any bank in the United Kingdom in respect of letters of credit referred to in this paragraph.
- (4) (a) Where the Government of Turkey proposes that part of the loan shall be applied to a contract, that Government shall ensure that there are forwarded at the earliest opportunity to the Ministry:
 - (i) a copy of the contract, or of a notification thereof in the form set out in Annex B to this Note; and

- (ii) two copies of a certificate from the contractor concerned in the United Kingdom in the form set out in Annex C or Annex C (Chemicals) (whichever is appropriate) to this Note.
- (b) The Government of Turkey shall ensure that the Ministry is informed if at any time a contract which has been submitted in accordance with the foregoing provisions of this paragraph is amended or if liability is incurred or is to be incurred thereunder to a greater or lesser amount than the amount specified in the contract certificate and in either of these cases the Government of Turkey shall ensure that there are forwarded as soon as possible to the Ministry the relevant supplementary or revised documents.
- (5) (a) After the Ministry has considered the documents forwarded, in respect of any contract in pursuance of the procedure described in the foregoing provisions of this Note and any additional information which it may request from the Government of Turkey for this purpose (and which that Government shall then supply), the Ministry shall notify that Government in the form set out in Annex C (i) to this Note whether and to what extent it accepts that a contract is eligible for payment or reimbursement from the loan.
 - (b) To the extent that the Ministry so accepts a contract and agrees to payment or reimbursement from the Account it shall, on receipt of a request from the Government of Turkey, in the form set out in Annex C (ii) to this Note, giving details of contractual payments made or about to be made, make payments in sterling into the Account and each such payment shall constitute a drawing on the loan.
- (6) Withdrawals from the Account shall be made only in the manner and subject to the conditions set out in this paragraph:
 - (a) for payments due under a contract in the cases to which paragraph (3) (a) refers, withdrawals shall be made in accordance with Payment Authorities in the form shown in Annex D hereto duly signed on behalf of the Government of Turkey and countersigned by the Ministry. Each payment Authority forwarded to the Ministry for counter-signature shall be accompanied by Payment Certificates from the Suppliers concerned in the form shown in Annex E hereto and the invoices referred to therein for retention by the Ministry; or the invoices only (for retention by the Ministry) relating to contracts in respect of which a Contract Certificate in the form shown in Annex C (Chemicals) hereto has been provided;
 - (b) for reimbursement to a bank in the cases to which paragraph 3 (b) refers, withdrawals shall be made only on receipt by the Bank of letters of credit which have been endorsed in writing by the Ministry and are supported by a Payment Certificate from the Supplier in the form shown in Annex E hereto and the invoices referred to therein or the invoices only relating to contracts in respect of which a Contract Certificate in the form shown in Annex C (Chemicals) hereto has been provided; and provided that

- (i) the amount of reimbursement in respect of any one contract, excluding the sterling bank charges referred to in paragraph (3) (c) above, shall not exceed the amount specified in relation to that contract in the notification in the form set out in Annex C (i); and
- (ii) the Bank shall forward to the Ministry for their retention the relevant Payment Certificates (where appropriate) and invoices immediately any such reimbursements have been made; and
- (iii) where the amount shown in paragraph (ii) of a Payment Certificate exceeds the amount specified in paragraph 4 of the Contract Certificate relating to that contract the Government of Turkey, at the request of the Ministry, shall pay an amount equal to the difference into the Account;
- (c) for payments in the cases to which paragraph (3) (c) refers, the Bank shall debit the Account and inform the Ministry of the amounts so debited and give details of the contract to which each payment relates;
- (d) photocopies or duplicates of invoices may be submitted instead of the originals for the purposes of this paragraph.
- (7) If any monies that have been paid out of the Account are subsequently refunded either by the Supplier or by a guarantor the Government of Turkey shall, so long as there are payments or reimbursements to be made from the Account, pay an equivalent of such sums into the Account and, in any other case, apply the refunds to the reduction of the loan.
- (8) The Government of Turkey shall repay to the Ministry in pounds sterling in London the total sum borrowed under the arrangements set out in this Note, such repayment to be made by instalments paid on the dates and in the amounts specified below, except that if, on the date when any such instalment is due to be paid, there is then outstanding less than the amount specified for that instalment only the amount then outstanding shall be paid:

INSTALMENTS

	Amount £				
1st of January, 1971					4,000
1st of July, 1971			•••		4,000
1st of January, 1972			•••		8,000
1st of July, 1972					8,000
1st of January, 1973			•••	•••	12,000
1st of July, 1973	•••		• • •		12,000
1st of January, 1974				•••	16,000
1st of July, 1974		•••	•••		16,000
1st of January, 1975				•••	20,000
1st of July, 1975	•••	•••	•••		24,500

INSTALMENTS

Due	Amount £
1st of January, 1976, and on the 1st of January in each of the succeeding 17 years 1st of July, 1976, and on the 1st of July in	24,500
each of the succeeding 16 years	24,500
1st of July, 1993	22,500

- (9) Notwithstanding the provisions of paragraph (8) of this Note, the Government of Turkey shall be free at any earlier time to repay to the Ministry in pounds sterling in London the whole or any part of the loan that is still outstanding.
- (10) The Government of Turkey shall ensure that foreign shipping lines, including British lines, will be given the opportunity to compete for the shipping of goods under contracts financed by funds provided under this Agreement and that when Turkish vessels are used this will be solely on commercial grounds.
- 2. If the foregoing proposals are acceptable to the Government of the Republic of Turkey, I have the honour to suggest that the present Note together with Your Excellency's reply in that sense shall constitute an Agreement between the two Governments which shall enter into force on the date of your reply and the Agreement shall be referred to as the United Kingdom/Turkey Loan, No. 5, 1968.

I avail myself of this opportunity to renew to Your Excellency the assurances of my highest consideration.

ROGER ALLEN

ANNEX A

To: The N	1anage	r,			
•••••			В	ank,	
Londo	on,		•••••		
Dear Sir,				•	

United Kingdom/Turkey Loan, No. 5, 1968

I have to request you on behalf of the Government of Turkey to open as	1
account in the name of the Banque Centrale de la Republique de Turquie a	s
agents of the Government of Turkey to be styled	
·····	

Account (hereinafter called "the Account").

- 2. Payments into the Account will be made from time to time by the Ministry of Overseas Development of Her Majesty's Government in the United Kingdom of Great Britain and Northern Ireland (hereinafter called "the Ministry"). It is possible that, as a result of refunds becoming due from Suppliers, payments into the Account will also be made by the Government of Turkey itself.
 - 3. Payments from the Account are to be made from time to time only:
 - (i) against Payment Authorities in form marked D attached hereto duly signed on behalf of the Government of Turkey and counter-signed on behalf of the Ministry; or
 - (ii) to any bank in the United Kingdom in respect of a payment made in accordance with a letter of credit which, or the instructions and any subsequent amendment thereof for the confirming, opening or advising of the letter of credit, has been endorsed in writing by the Ministry to show the amount that may be paid out of the Account in respect of that letter of credit, and supported by a Payment Certificate in the form marked Annex E attached hereto, duly signed by the Supplier and the invoices referred to therein, or the invoices only in respect of contracts for the purchase of chemicals and allied products; or
 - (iii) to meet sterling bank charges payable in the United Kingdom in respect of any letters of credit referred to above.
- 4. The amount of payment or reimbursement under paragraph 3 (ii) above will not exceed the amount authorised by the Ministry in respect of each letter of credit and you will send to the Ministry the Payment Certificates (where appropriate) and invoices mentioned in that paragraph immediately the reimbursement or payment to which they relate has been made.
- 5. You will debit the Account with the charges referred to in paragraph 3 (iii) above and inform the Ministry of the amounts so debited and supply details of the contract to which each charge relates.
- 6. You will also send to the Ministry at the end of each month a detailed statement showing all debits and credits to the Account during the month.

- 7. You will notify the Turkish Embassy in London from time to time the amount required to be drawn from the loan so that the amount so drawn, together with any balance which may be available in the Account, will be sufficient to cover the total value of payments about to be made or made as provided for in paragraph 3 above.
- 8. Any two of the following persons are jointly authorised to sign Payment Authorities on behalf of the Government of Turkey.

1.

2.

3.

4.

Specimens of the signature of each of the above are attached in triplicate.

- 9. No bank charges and commissions claimed by you in respect of the operation of the Account are to be debited to the Account.
- 10. A copy of this letter has been addressed to the Ministry. Specimen signatures of the officers authorised to countersign Payment Authorities and sign notifications accepting contracts for financing from the loan on behalf of the Ministry will be sent to you direct.

Yours faithfully,

ANNEX B

NOTIFICATION OF CONTRACT

United Kingdom/Turkey Loan, No. 5, 1968

To: T	he Ministry of Overseas Development,
Ε	land House,
· St	ag Place,
L	ondon, S.W.1.
No	etification of Contract No
	e following are details of a contract under which it is proposed that ents shall be made in accordance with the terms and conditions of the loan.
1.	Name and address of United Kingdom Supplier:
2.	Date of Contract:
3.	Name of Purchaser:
4.	Short description of goods and/or works or services:
5.	Value of Contract: £
6.	Terms of Payment:
	Signed on behalf of the Government of the Republic of Turkey.

ANNEX C (CHEMICALS)

United Kingdom/Turkey Loan, No. 5, 1968

CONTRACT CERTIFICATE FOR CHEMICAL AND ALLIED PRODUCTS ONLY

2.	Description of Product(s) to be supplied to	£	United Kingdom Tariff	Is the product of United Kingdom
	Purchaser (Note A)	Price		origin? (see Note C) State "Yes" or "No"
		•••••		· 21
		•••••		

			* **********	
			•••••	
	Total [estimated] Contraction (Declaration) I hereby dentractor named below and over information is correction.	clare that I and i have the aut	n employed in the Unhority to sign this co	nited Kingdom by the
			Signed	•
		, F	Position held	
	Name	and Address o	f Contractor	····
Da	te	·····		
_				

- This form is only to be used for chemical and allied products, most of which are covered by the appropriate sub-headings of Chapters 15, 25, 28-35, and 37-40 of the United Kingdom Tariff.
- B. See:

- (i) H.M. Customs and Excise Tariff, H.M.S.O.
- (ii) Classification of Chemicals in Brussels Nomenclature, H.M.S.O.
- (i) A product is regarded as of "United Kingdom origin" if made either wholly C. from indigenous United Kingdom materials OR according to the appropriate EFTA qualifying process using imported materials wholly or in part.
 - (ii) The EFTA qualifying processes are set out in Schedule I of the "EFTA Compendium for the Use of Exporters", H.M.S.O.
 (iii) For the purposes of this declaration it is to be emphasised that the
 - "alternative percentage criterion" DOES NOT APPLY.
 - (iv) The words "Area Origin" where they appear in the above Schedule must be taken to mean "United Kingdom Origin" only.
 - (v) For the purposes of this declaration, the "Basic Materials List" (Schedule III of the EFTA Compendium) does not apply.
 - (vi) If a qualifying process is not listed for the material in question, advice should be sought from Loans Administration Section, Finance Department, Ministry of Overseas Development, Eland House, Stag Place, London, S.W.1.
- For the purpose of this declaration the United Kingdom includes the Channel Islands and the Isle of Man.

ANNEX C

United Kingdom/Turkey Loan, No. 5, 1968

CONTRACT CERTIFICATE

Particulars of Contract

1. Date of Contract	Cor	ontract Number		
2. Description of equipment a be supplied to the Purchaser	nd/or works or services to	United Kingdom Origin	Non-United Kingdom Origin	
3. Total [estimated] contract p	rice payable by Purchaser	Sterling	Other Currency, if any	
4. Estimated amounts, if any, paid or to be paid by the Supplier in respect of goods or services of non-United Kingdom origin procured or to be procured and used for the purposes of the Contract. 5. I hereby declare that I amamed below and I have the a	authority to sign this certification	cate. I he	reby undertake	
that in performance of the Cor Kingdom origin will be suppl paragraph 4 above.	ntract, no goods or service lied by the Supplier other	s which are r than tho	not of United se specified in	
	Signed			
	Position held			
•	(Name and address of			
	Supplier)	······		
	Date		•••••	
Note: For the purposes of Channel Islands and the Islands	f this declaration the Unit of Man.	ted Kingdo	m includes the	

ANNEX C (i)

United Kingdom/Turkey Loan, No. 5, 1968

To:

We are pleased to inform you that we accept We regret to inform you that we cannot accept

the contract, particulars of which are set out in the copy certificate attached hereto, as eligible for payment from the above-mentioned loan to the extent of ${\bf f}$

Date		
	Signed on behalf of the Ministry	
-	of Overseas Development.	

Annex C (ii)

United Kingdom/Turkey Loan, No. 5, 1968

REQUEST FOR DRAWING

Sums amounting to £ are expected to fall due within the next two weeks (approximately) under contracts accepted by you under the terms of the above-mentioned loan.

The amount available in the Special Account to meet the above payments is \pounds and a further payment into the Account of \pounds is hereby requested.

The sum of £	now	requested	shall	on	payment	into	the
Account constitute a drawing on the	loan	1.					

Date	

Signed on behalf of the Government of the Republic of Turkey.

To: The Ministry of Overseas Development,
Finance Department,
Eland House,
Stag Place,
London, S.W.1.

ANNEX D

United Kingdom/Turkey Loan, No. 5, 1968

PAYMENT AUTHORITY

Serial No.:				
Dear Sir,				
		Account		
You are hereby a above-mentioned Acco	uthorised to make unt in respect of the			
Name and Address	Contract No./	Payments		
of Suppliers	Reference	Invoice No.	Amount	
2			£ s. d.	
	·			
It is hereby certified to the Suppliers named the relevant Supplier v		ntracts specified ag	ainst the name of	
Signed on behalf of	f the Government of	the Republic of T	urkey	
		•••••	••••••	
Date				
Countersigned on b	behalf of the Ministry	y of Overseas Deve	elopment	
		•••••••••••••••••••••••••••••••••••••••		
Date				
To: The Manager,				
•	D = -1c			

ANNEX E

United Kingdom/Turkey Loan, No. 5, 1968

PAYMENT CERTIFICATE

Ι	hereby	certify	that
---	--------	---------	------

copie	s of which accom	pany this pay	roices listed below, which or ment certificate, fall due and et No.
dated		between t	the Supplier named below and
and a in th	are in accordance v	with the partic	culars of this contract notified behalf of the said contractor
Contractor's Invoice No.	Date	Amount	Short description of goods, works and/or services
•			
amo		the non-Unite	ationed invoices the following d Kingdom goods or services act certificate
(a) £		(d) £	
(b) £		(e) £	
(c) £			
speci		(i) are payal	paragraph (ii) all the amounts ble in respect of goods and
	e the authority to ded below.	sign this certifi	icate on behalf of the Supplier
	Signed		
Position held			
For and on behalf of			
Name and Address of			
Supplier			
Date			

Note: For the purposes of this declaration the United Kingdom includes the Channel Islands and the Isle of Man.

The Turkish Minister of Finance to Her Majesty's Ambassador at Ankara

Republic of Turkey Ministry of Finance

Your Excellency,

Ankara, 12th August, 1968

I have the honour to acknowledge Your Excellency's Note dated 12th August, 1968, which reads as follows:

[As in No. 1]

In reply to the above, I have the honour to inform Your Excellency that the above-mentioned proposals are acceptable to the Government of the Republic of Turkey and that Your Excellency's Note and this reply shall be regarded as constituting an Agreement between the two Governments in this matter.

Please accept, Your Excellency, the assurance of my highest consideration.

CI BILGEHAN

[Annexes as in No. 1]

HER MAJESTY'S STATIONERY OFFICE

Government Bookshops

49 High Holborn, London w.c.1
13A Castle Street, Edinburgh 2
109 St. Mary Street, Cardiff CF1 1JW
Brazennose Street, Manchester M60 8AS
50 Fairfax Street, Bristol BS1 3DE
258 Broad Street, Birmingham 1
7 Linenhall Street, Belfast BT2 8AY

Government publications are also available through any bookseller