PANAMA

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Treaty Series No. 14 (1986)

Agreement

between the Government of the United Kingdom of Great Britain and Northern Ireland and the Government of the Republic of Panama

for the Promotion and Protection of Investments

Panama City, 7 October 1983

Instruments of ratification were exchanged on 7 November 1985 and the Agreement entered into force on that date]

Presented to Parliament
I lib Secretary of State for Foreign and Commonwealth Affairs
by Command of Her Majesty
February 1986

LONDON

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AGREEMENT

THE UNITED KINGDOM OF REAT BRITAIN AND NORTHERN IRELAND AND THE TREAT DISTANCE AND THE REPUBLIC OF PANAMA FOR THE PROMOTION AND PROTECTION OF INVESTMENTS

Government of the United Kingdom of Great Britain and Northern and the Government of the Republic of Panama;

ring to create favourable conditions for greater investment by

cognising that the encouragement and reciprocal protection under total. Agreement of such investments will be conducive to the mation of individual business initiative and will increase prosperity in increase.

ave agreed as follows;

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Definitions

for the purpose of this Agreement-

investments" means every kind of asset and in particular includes: (i) movable and immovable property and any other property rights such as mortgages, liens or pledges;

(ii) shares, stock and debentures of companies or interest in the

reproperty of such companies;

(iii) claims to money or to any performance under contract having a financial value;
(iv) intellectual property rights and goodwill;

(v) business concessions conferred by law or under contract, including concessions to search for, cultivate, extract or exploit natural resources: natural resources;

natural resources;

b) "returns" means the amounts yielded by an investment and in particular includes profit, interest, capital gains, dividends, royalties of fees;

e, "nationals" means:

(i) in respect of the Republic of Panama: natural persons deriving their status as nationals of the Republic of Panama from the constitution of Panama;

(ii) in respect of the United Kingdom: natural persons deriving their status as United Kingdom nationals from the law in force in the United Kingdom;

(a) "companies" means:

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AGREEMENT

DETWEEN: THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND AND THE GOVERNMENT OF THE REPUBLIC OF PANAMA FOR THE PROMOTION AND PROTECTION OF INVESTMENTS

the Government of the United Kingdom of Great Britain and Northern front and the Government of the Republic of Panama;

Resiring to create favourable conditions for greater investment by wionals and companies of one state in the territory of the other state;

Recognising that the encouragement and reciprocal protection under identificational Agreement of such investments will be conducive to the imputation of individual business initiative and will increase prosperity in

itve agreed as follows:

Courters dr. Brita

ARTICLE 1

Definitions

or lice purpose of this Agreement—

(a) Investments " means every kind of asset and in particular includes:

il movable and immovable property and any other property rights such as mortgages, liens or pledges;

shares stock and debentures of companies or interest in the property of such companies;

(ii)) claims to money or to any performance under contract having

(V) intellectual property rights and goodwill;

Dusiness concessions conferred by law or under contract, including concessions to search for, cultivate, extract or exploit

Clums means the amounts yielded by an investment and in procular includes profit, interest, capital gains, dividends, royalties (i) idingo

Altonals means:

(i) Prespect of the Republic of Panama: natural persons deriving their status as nationals of the Republic of Panama from the constitution of Panama;

in respect of the United Kingdom: natural persons deriving uci status as United Kingdom nationals from the law in force Difference of Panama: all those juridical persons of the Republic of Panama: all those juridical persons of the Republic of Panama in force in Panama

onstituted in accordance with legislation in force in Panama

- as well as companies and associations with or without personality which have their domicile in the result Republic of Panama, excepting State-owned enterprise.
- (ii) in respect of the United Kingdom: corporations associations incorporated or constituted under the in any part of the United Kingdom or in any territor this Agreement is extended in accordance with the Article 10;
- (e) "territory" means:
 - (i) in respect of the Republic of Panama: all the national ichies
 - (ii) in respect of the United Kingdom: Great Britain and Ireland and any territory to which this Agreement in accordance with the provisions of Article 10.

ARTICLE 2

Promotion, Treatment and Protection of Investment

- (1) Each Contracting Party shall encourage and create conditions for nationals or companies of the other Contracting invest capital in its territory and, subject to its right to exercise conferred by its laws, shall admit such capital.
- (2) Investment of nationals or companies of either Contracting shall at all times be accorded fair and equitable treatment and shall full protection and security in the territory of the other Contracting.

Neither Contracting Party shall in any way impair by unreasonal discriminatory measures the management, maintenance, use, enjoying disposal of investments in its territory of nationals or companies of incontracting Party. Each Contracting Party shall observe any oblight may have entered into with regard to investments of nationals or compose the other Contracting Party.

ARTICLE 3

National Treatment and Most-favoured-nation Provisions

- (1) Neither Contracting Party shall in its territory subject investments returns of nationals or companies of the other Contracting Party to items less favourable than that which it accords to investments or returns of nationals own nationals or companies or to investments or returns of nationals companies of any third State.
- (2) Neither Contracting Party shall in its territory subject national companies of the other Contracting Party, as regards their management enjoyment or disposal of their investments, to treatment less favourable that which it accords to its own nationals or companies or to nationals companies of any third State.

resoling provisions of this Article shall not be construed so as contracting Party to extend to the nationals or companies of contracting party to extend to the nationals or companies of contracting party of any treatment, preference or privilege resulting

rising or future customs union or similar international agree-

international agreement or arrangement relating wholly or internation or any domestic legislation relating wholly or into the contract of the

resit legislation in force at the time of signature of this Agreeof relating to specific economic activities reserved to nationals or mountes of one Contracting Party, as specified in the Annex to this rement.

ARTICLE 4

Compensation for Losses

tion is or companies of one Contracting Party whose investments in more of the other Contracting Party suffer losses owing to war or index conflict, revolution, a state of national emergency, revolt, tion or riot in the territory of the latter Contracting Party shall be composed by the latter Contracting Party treatment, as regards restitution, infication, compensation or other settlement, no less favourable than pick the latter Contracting Party accords to its own nationals or innes or to nationals or companies of any third State, and in the plonal event of losses suffered resulting from requisitioning or from nation of property which was not caused in combat action or was not used by the necessity of the situation, the investor shall be accorded into or adequate compensation in accordance with the relevant laws.

ARTICLE 5

Expropriation

(Mony estments of nationals or companies of either Contracting Party is not be nationalised, expropriated or subjected to measures having effect current to nationalisation or expropriation (hereinafter referred to as (propriation") in the territory of the other Contracting Party except for internal public or social purpose against prompt, adequate and effective opensation, and in conformity with the internal law. Such compensation amount to the fair value which the investment expropriated had included interest the additional property of the expropriation became known, shall include interest the date of payment, shall be made without delay, be effectively inables and be freely transferable. No later than the time of the importance of the compensation. The legality of the expropriation and the mount of compensation shall be established by due process of law in the interval party making the expropriation.

(2) If either Contracting Party expropriates the investment company duly incorporated, constituted or otherwise organised territory, and if nationals or companies of the other Contracting directly or indirectly, own, hold or have other rights with respect equity of such company, then the Contracting Party within whose the expropriation occurs shall ensure that nationals or companies of Party receive compensation in accordance with the provisions preceding paragraph.

ARTICLE 6

Repatriation of Investments and Returns

Each Contracting Party shall in respect of investments guar nationals or companies of the other Contracting Party the line transfer to the country where they reside of their investments and subject to the right of each Contracting Party in exceptional but payments difficulties and for a limited period to exercise equitably good faith powers conferred by its laws.

ARTICLE 7

Settlement of Investment Disputes

Disputes between a national or company of one Contracting Pathe other Contracting Party concerning an obligation of the latter in Agreement in relation to an investment of the former which have no settled amicably, shall after a period of six months from written not of the claim be submitted to such procedures for settlement as may be to between the parties to the dispute or, if no such procedures have agreed, to arbitration under the Arbitration Rules of the United Commission on International Trade Law. The parties may agree in to modify those Rules.

ARTICLE 8

Disputes between the Contracting Parties

- (1) Disputes between the Contracting Parties concerning the interpretion or application of this Agreement should, if possible, be settled in first instance through discussion between experts representing each Pu and failing that, through the diplomatic channel.
- (2) If a dispute between the Contracting Parties cannot thus be it shall be submitted to an arbitral tribunal.
- (3) Such an arbitral tribunal shall be constituted for each individuals in the following way. Within two months of the receipt of the request arbitration, each Contracting Party shall appoint one member of the industries two members shall then select a national of a third State was approval by the two Contracting Parties shall be appointed Chairman of tribunal. The Chairman shall be appointed within two months from date of appointment of the other two members.

thin the period specified in paragraph (3) of this Article the pointments have not been made, either Contracting Party may, proposed of any other agreement, invite the President of the Interface of Justice to make any necessary appointments. If the national of either Contracting Party or if he is otherwise of discharging the said function, the Vice-President shall be make the necessary appointments. If the Vice-President is a other Contracting Party or if he too is prevented from discharging function, the member of the International Court of Justice next in the is not a national of either Contracting Party shall be invited the necessary appointments.

he arbitral tribunal shall reach its decision by a majority of votes.

John shall be binding on both Contracting Parties. Each Contracting his bear, the cost of its own member of the tribunal and its represent the arbitral proceedings. The cost of the Chairman and the costs, shall be borne in equal parts by the Contracting Parties.

John May, however, in its decision direct that a higher proportion hall be borne by one of the two Contracting Parties, and this hall be bearing on both Contracting Parties. The tribunal shall him its own procedure.

ARTICLE 9

Subrogation

ione Contracting Party makes payments under an indemnity it has given there of an investment or any part thereof in the territory of the other cling Party, the latter Contracting Party shall recognise:

including assignment, whether under law or pursuant to a legal transaction, drany right or claim from the party indemnified to the former contracting Party (or its designated Agency), and

that the former Contracting Party (or its designated Agency) is entitled by virtue of subrogation to exercise the rights and enforce the claims of such a party.

It former Contracting Party (or its designated Agency) shall accordingly if odesires be entitled to assert any such right or claim to the same extent like predecessor in title either before a Court or tribunal in the territory die latter Contracting Party or in any other circumstances. If the former descring Party acquires amounts in the lawful currency of the other contracting Party or credits thereof by assignment under the terms of an entity, the former Contracting Party shall be accorded in respect thereof effectively the former Contracting Party shall be accorded in respect thereof effectively the former Contracting Party or of any third State deriving wallowestment activities similar to those in which the party indemnified legisged. Such amounts and credits shall be freely available to the mer Contracting Party concerned for the purpose of meeting its expenditum the territory of the other Contracting Party.

ARTICLE 10

Territorial Extension

At the time of ratification of this Agreement, or at any time therealty, provisions of this Agreement may be extended to such territories for vision international relations the Government of the United Kingdom responsible(1) as may be agreed between the Contracting Parties in an Exchange of Notes.

ARTICLE 11

Entry into Force

This Agreement shall be ratified and shall enter into force on the exchanging instruments of ratification(2).

ARTICLE 12

Duration and Termination

This Agreement shall remain in force for a period of ten years unitarity in after it shall continue in force until the expiration of twelve months from date on which either Contracting Party shall have given written note termination to the other. Provided that in respect of investments whilst the Agreement is in force, its provisions shall continue in ellegate respect to such investments for a period of ten years, after the unitermination.

In witness whereof the undersigned, duly authorised thereighted respective Governments have signed this Agreement.

Done in duplicate at Panama City this seventh day of October the English and Spanish languages, both texts being equally authoritative

For the Government of the United For the Government of the Kingdom of Great Britain and of Panama:

Northern Ireland:

T. H. STEGGLE

CARLOS HOFFMAN

ANNEX

Pursuant to Article 3 (3) (c), the Republic of Panama states in sectors and activities which are constitutional and legal exception excluded from the effect of this Agreement:

Communications; agencies of foreign companies; distribution imported products; retail trade; insurance; state-owned enterprises owned public utility companies; energy production; the exercise professions; customs brokerage; banking; the right to explore resources, including fishing; the production of hydro-electric possible of land within 10 kilometers of the Panamanian frontiers.

⁽¹⁾ The United Kingdom ratified the Agreement on behalf of the Bailiwick of Guernsey, the Isle of Man and Hong Kong.

⁽²⁾ The Agreement entered into force on 7 November 1985.