WESTERN PACIFIC HIGH COMMISSION.
TONGA.
No. 6 of 1922

[Signature]

T. E. FELL,
Acting High Commissioner.
26th January, 1922.

KING'S REGULATION
FOR THE APPLICATION TO THE KINGDOM OF TONGA OF
THE TREATY OF PEACE (BULGARIA) (No. 2) AMENDMENT ORDER 1921.

Made by His Britannic Majesty's Acting High Commissioner for
the Western Pacific under the provisions of the Pacific Order in Council 1893.

In the name of His Majesty, GEORGE THE FIFTH, by the Grace
of God of the United Kingdom of Great Britain and Ireland
and the of British Dominions beyond the Seas King, Defender
of the Faith, Emperor of India.

[26th January, 1922.]

WHEREAS His Majesty in Council did make an Order to wit
the Treaty of Peace (Bulgaria) Order 1920 for giving effect
to certain provisions of the Treaty of Peace with Bulgaria set out
in the Schedule to the said Order:

And whereas the said Order has been amended by the Treaty of
Peace (Bulgaria) (No. 2) Amendment Order 1921:

And whereas it is expedient that the provisions of the said last-
mentioned Order mutatis mutandis should be made applicable to
the Kingdom of Tonga. Now therefore it is hereby enacted as
follows:—

1. This Regulation may be cited for all purposes as the Tonga
Treaty of Peace Order (Bulgaria) (No. 2) Regulation 1922.

2. The Treaty of Peace (Bulgaria) (No. 2) Amendment Order
1921 and the Schedule thereto which are set out in the Schedule to
this Regulation are hereby made applicable to and shall apply to
the Kingdom of Tonga provided always that the references and
expressions in the said Order and Schedule shall for the purposes
of their local application where occasion requires be read and con-
strued mutatis mutandis.

Published and exhibited in the Public Office of the High
Commissioner for the Western Pacific this twenty-sixth day of
January one thousand nine hundred and twenty-two.

By Command,
ROGER GREENE,
Secretary to His Britannic Majesty's High
Commissioner for the Western Pacific.
Tonga Treaty of Peace Order (Bulgaria) (No. 2) Regulation 1922.

THE SCHEDULE.

THE TREATY OF PEACE (BULGARIA) (No. 2) AMENDMENT ORDER IN COUNCIL, 1921.

At the Court at Buckingham Palace, the 27th day of May, 1921.

Present:

The King’s Most Excellent Majesty in Council.

WHEREAS in pursuance of the powers conferred on Him by the Treaty of Peace (Austria and Bulgaria) Act, 1920, His Majesty in Council was pleased to make the Treaty of Peace (Bulgaria) Order, 1920, and it is expedient that the said Order should be amended in manner hereinafter appearing:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered as follows:—

1. The provisions of the Treaty of Peace (Bulgaria) Order, 1920, set out in the first column of the Schedule to this Order shall be amended in the manner shown in the second column of that Schedule.

2. This Order may be cited as the Treaty of Peace (Bulgaria) (No.2) Amendment Order, 1921, and this Order shall be included amongst the Orders which may be cited together as the Treaty of Peace (Bulgaria) Orders, 1920 to 1921.

Amerie FitzRoy.

SCHEDULE.

<table>
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<tr>
<th>Article</th>
<th>Nature of Amendment</th>
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<tr>
<td>1. (i)</td>
<td>At the end of paragraph (i) the following proviso shall be inserted:—</td>
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<td>“Provided further that where it is alleged that any property, right or interest is not subject to the said charge by reason of its belonging to a person who has acquired ipso facto the nationality of an Allied or Associated Power in accordance with the provisions of the Treaty, the Administrator shall be entitled to make such charges as, subject to the consent of the Treasury, he may consider necessary to cover the costs incurred by him in investigating the allegation and in tracing and identifying the said property, right or interest.”</td>
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<td>1. (ii)</td>
<td>At the end of sub-paragraph (d) there shall be inserted the words “and to require any person having in his possession any documents of title to any such shares, stock or other securities to deliver the same to him, and an acknowledgment of such delivery signed by him shall be a sufficient discharge to the person delivering the same.”</td>
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<td>After sub-paragraph (e) the following sub-paragraph shall be inserted:—</td>
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<td>“(ee) A certificate by the Administrator that any property, right or interest is subject to the charge shall be sufficient evidence of the facts stated in the certificate, and where any such application, requirement or demand of the Administrator as aforesaid is accompanied by such a certificate, the company, municipal authority or other body by whom the securities were issued or are managed, the person in possession of the property transferable by delivery, or the person by whom a sum of money is due, shall comply with the application, requirement or demand and shall not be liable to any action or other legal proceeding in respect of such compliance, but if it is subsequently proved that the property, right or interest was not subject to the charge, the owner thereof shall be entitled to recover the same from the Administrator, or, if it has been sold, the proceeds of sale, but not to any other remedy.”</td>
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<td>In sub-paragraph (h), after the words “a Bulgarian national” there shall be inserted the words “or any person who claims that any property, right or interest belonging to him is not subject to the charge by reason of his having acquired ipso facto the nationality of an Allied or Associated Power in accordance with the provisions of the Treaty.”</td>
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<td>1. (xvii)</td>
<td>For the words “ten months” there shall be substituted the words “eighteen months.”</td>
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