WAIVER OF VISA FEES FOR NONIMMIGRANTS

Exchange of notes at Buenos Aires April 15, 1942
Entered into force June 1, 1942

56 Stat. 1578; Executive Agreement Series 266

The American Ambassador to the Minister of Foreign Affairs and Worship

Embassy of the
United States of America

Buenos Aires, April 15, 1942.

Excellency:

I have the honor to confirm to Your Excellency in the following terms the agreement regarding passport visa fees between the Governments of the United States of America and of Argentina which has resulted from the conversations previously held.

In accordance with those conversations, gratis visas will be granted by the Governments of the United States of America and of Argentina to the persons mentioned below; and the validity of these visas with respect to both countries will be for the period of one year from the date of issuance of the visas and will cover any number of entries during the aforementioned period provided that the passport is valid during that period:

a) the citizens of both Republics who may temporarily visit the territory of the other for business, pleasure or as tourists;

b) the nationals of both countries who, being professors, may go to the other for the purpose of giving lectures, and professional and other persons who may seek temporary admission for professional purposes or purposes of study, provided that such nationals do not intend to remain for a consecutive period of more than one year;

c) amateur sportsmen who are citizens of the two Republics who may go to the other country to participate in athletic tournaments;

d) the citizens of either of the two countries who may wish to pass in transit through the territory of the other country;

e) the citizens of both countries who may wish to enter the territory of the other for the purposes of carrying on trade between the two Republics in pursuance of the provisions of the treaty of commerce and navigation.¹

¹ Treaty signed at San José July 27, 1853 (TS 4), ante, p. 61.
It is understood that these provisions apply also to the wives and unmarried children under 18 years of age of the persons aforementioned. It is further understood that married or unmarried women, as well as unmarried male persons up to 21 years of age, shall also benefit by the provisions stipulated, provided they come within the terms of this agreement independently of the category of husband, wife or parent. The cases contemplated in this paragraph include, of course, only persons who are nationals and their wives or children who are bearers of or are included in passports of the United States of America or of Argentina.

In addition to applying to the countries and the citizens referred to in the preceding paragraph, the agreement will be applicable in the same cases to the Philippine Islands and to citizens of the Philippine Islands so long as the said islands continue under the sovereignty or the authority of the United States.

In thus confirming the agreement under reference, I have the honor to inform Your Excellency that the Government of the United States of America will take the necessary measures to place it into effect beginning June 1, 1942, as soon as it is informed that the Government of Your Excellency is also disposed to promulgate it on the date mentioned.

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

Norman Armour

His Excellency
Doctor Enrique Ruiz Guíñazú,
Minister of Foreign Affairs and Worship,
Etc., etc., etc.

The Minister of Foreign Affairs and Worship to the American Ambasador
[TRANSLATION]

ARGENTINE REPUBLIC
MINISTRY OF
FOREIGN AFFAIRS AND WORSHIP
D.C.A.

Buenos Aires, April 15, 1942.

Mr. Ambassador:

I have the honor to address Your Excellency acknowledging receipt of your note no. 739 of this date relative to the agreement regarding passport visas between the Governments of Argentina and of the United States of America.

In accordance with the agreement aforementioned, gratis visas will be granted by the Governments of Argentina and of the United States of America to the persons mentioned below, and the validity of these visas with respect to both countries will be for the period of one year and will cover any
number of entries during the aforementioned period, beginning from the
date of issuance of the visas, provided that the passport is valid during that
period:

a) the citizens of both republics who may temporarily visit the territory
of the other for business, pleasure, or as tourists;

b) the nationals of both countries who, being professors, may go to the
other for the purpose of giving lectures, and professional and other persons
who may seek temporary admission for professional purposes or purposes of
study, provided that such nationals do not intend to remain for a consecutive
period of more than one year;

c) amateur sportsmen who are citizens of the two republics who may go
to the other country to participate in athletic tournaments;

d) the citizens of either of the two countries who may wish to pass in
transit through the territory of the other country;

e) the citizens of both countries who may wish to enter the territory of
the other for the purposes of carrying on trade between the two republics in
pursuance of the provisions of the treaty of commerce and navigation.

It is understood that these provisions apply also to the wives and unmar-
rried children under 18 years of age of the persons aforementioned. It is fur-
ther understood that married or unmarried women, as well as unmarried male
persons up to 21 years of age, shall also benefit by the provisions stipulated,
provided they come within the terms of this agreement independently of the
category of husband, wife or relative. The cases contemplated in this para-
graph include, of course, only persons who are nationals and their wives or
children who are bearers of or are included in passports of Argentina or of
the United States of America.

In addition to applying to the countries and the citizens referred to in
the preceding paragraph, the agreement will be applicable in the same cases
to the Philippine Islands and to citizens of those islands so long as the said
islands continue under the sovereignty or the authority of the United States.

In thus confirming the agreement under reference, I have the honor to
inform Your Excellency that the Government of the Argentine Republic will
take the necessary measures to place it into effect beginning June 1, 1942.

I avail myself of this opportunity to greet you, Mr. Ambassador, with my
highest and most distinguished consideration.

[SEAL OF THE MINISTRY
OF FOREIGN AFFAIRS AND WORSHIP]

E. RUIZ GUÍÑAZÚ
Minister of Foreign
Affairs and Worship

To H.E. the Ambassador Extraordinary and Plenipotentiary
of the United States of America,

Mr. NORMAN ARMOUR.