MOST-FAVORED-NATION TREATMENT
IN CUSTOMS MATTERS

Exchange of notes at Washington October 18, 1923
Entered into force October 18, 1923
Supplanted January 1, 1936, by agreement of February 2, 1935

Treaty Series 672

The Secretary of State to the Brazilian Ambassador

DEPARTMENT OF STATE
WASHINGTON, October 18, 1923

EXCELLENCY:

I have the honor to communicate to Your Excellency my understanding of the views developed by the conversations which have recently taken place between the Governments of the United States and Brazil at Washington and Rio de Janeiro with reference to the treatment which shall be accorded by each country to the commerce of the other.

The conversations between the two Governments have disclosed a mutual understanding which is that in respect to customs and other duties and charges affecting importations of the products and manufactures of the United States into Brazil and of Brazil into the United States, each country will accord to the other unconditional most-favored-nation treatment, with the exception, however, of the special treatment which the United States accords or hereafter may accord to Cuba, and of the commerce between the United States and its dependencies and the Panama Canal Zone.

The true meaning and effect of this engagement is that, excepting only the special arrangements mentioned in the preceding paragraph, the natural, agricultural and manufactured products of the United States and Brazil will pay on their importation into the other country the lowest rates of duty collectible at the time of such importation on articles of the same kind when imported from any other country, and it is understood that, with the above mentioned exceptions, every decrease of duty now accorded or which hereafter may be accorded by the United States or Brazil by law, proclamation, decree, or commercial treaty or agreement to the products of any third power

\(^1\) EAS 82, post, p. 849.
will become immediately applicable without request and without compensation to the products of Brazil and the United States, respectively, on their importation into the other country.

It is the purpose of the United States and Brazil and it is herein expressly declared that the provisions of this arrangement shall relate only to duties and charges affecting importations of merchandise and that nothing contained herein shall be construed to restrict the right of the United States and Brazil to impose, on such terms as they may see fit, prohibitions or restrictions of a sanitary character designed to protect human, animal, or plant life, or regulations for the enforcement of police or revenue laws.

I shall be glad to have your confirmation of the accord thus reached.

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

CHARLES E. HUGHES

His Excellency

Mr. AUGUSTO COCHRANE DE ALENCAR  
Ambassador of Brazil

The Brazilian Ambassador to the Secretary of State
[translation]

BRAZILIAN EMBASSY  
WASHINGTON, October 18, 1923

Mr. Secretary of State,

I have the honor to acknowledge the receipt of your Excellency’s note of today’s date, communicating to me your understanding of the views developed by the conversations which have recently taken place between the Governments of Brazil and the United States at Rio de Janeiro and Washington with reference to the treatment which shall be accorded by each country to the commerce of the other.

I am happy to be able to confirm to you, under instructions from my Government, your Excellency’s understanding of the said views as set forth in the following terms:

[For terms of understanding, see second, third, and fourth paragraphs of U.S. note, above.]

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

A. de ALENCAR

His Excellency

Mr. CHARLES EVANS HUGHES  
Secretary of State of the United States of America