RELINQUISHMENT OF EXTRATERRITORIAL RIGHTS AND REGULATION OF RELATED MATTERS

_Treaty and exchange of notes signed at Washington January 11, 1943_
_Ratified by China February 4, 1943_
_Senate advice and consent to ratification February 11, 1943_
_Ratifications by the President of the United States May 4, 1943_
_Ratifications exchanged at Washington May 20, 1943_
_Entered into force May 20, 1943_
_Proclaimed by the President of the United States May 24, 1943_

57 Stat. 767; Treaty Series 984

**Treaty Between the United States of America and the Republic of China for the Relinquishment of Extraterritorial Rights in China and the Regulation of Related Matters**

The United States of America and the Republic of China, desirous of emphasizing the friendly relations which have long prevailed between their two peoples and of manifesting their common desire as equal and sovereign States that the high principles in the regulation of human affairs to which they are committed shall be made broadly effective, have resolved to conclude a treaty for the purpose of adjusting certain matters in the relations of the two countries, and have appointed as their Plenipotentiaries:

The President of the United States of America,
Mr. Cordell Hull, Secretary of State of the United States of America, and

The President of the National Government of the Republic of China,
Dr. Wei Tao-ming, Ambassador Extraordinary and Plenipotentiary of the Republic of China to the United States of America;

Who, having communicated to each other their full powers found to be in due form, have agreed upon the following articles:

**Article I**

All those provisions of treaties or agreements in force between the United States of America and the Republic of China which authorize the Govern-
ment of the United States of America or its representatives to exercise jurisdiction over nationals of the United States of America in the territory of the Republic of China are hereby abrogated. Nationals of the United States of America in such territory shall be subject to the jurisdiction of the Government of the Republic of China in accordance with the principles of international law and practice.

**Article II**

The Government of the United States of America considers that the Final Protocol concluded at Peking on September 7, 1901, between the Chinese Government and other governments, including the Government of the United States of America,¹ should be terminated and agrees that the rights accorded to the Government of the United States of America under that Protocol and under agreements supplementary thereto shall cease.

The Government of the United States of America will cooperate with the Government of the Republic of China for the reaching of any necessary agreements with other governments concerned for the transfer to the Government of the Republic of China of the administration and control of the Diplomatic Quarter at Peiping, including the official assets and the official obligations of the Diplomatic Quarter, it being mutually understood that the Government of the Republic of China in taking over administration and control of the Diplomatic Quarter will make provision for the assumption and discharge of the official obligations and liabilities of the Diplomatic Quarter and for the recognition and protection of all legitimate rights therein.

The Government of the Republic of China hereby accords to the Government of the United States of America a continued right to use for official purposes the land which has been allocated to the Government of the United States of America in the Diplomatic Quarter in Peiping, on parts of which are located buildings belonging to the Government of the United States of America.

**Article III**

The Government of the United States of America considers that the International Settlements at Shanghai and Amoy should revert to the administration and control of the Government of the Republic of China and agrees that the rights accorded to the Government of the United States of America in relation to those Settlements shall cease.

The Government of the United States of America will cooperate with the Government of the Republic of China for the reaching of any necessary agreements with other governments concerned for the transfer to the Government of the Republic of China of the administration and control of the International Settlements at Shanghai and Amoy, including the official assets and the official obligations of those Settlements, it being mutually understood that

¹ TS 397, *ante*, vol. 1, p. 302.
the Government of the Republic of China in taking over administration and
control of those Settlements will make provision for the assumption and dis-
charge of the official obligations and liabilities of those Settlements and for
the recognition and protection of all legitimate rights therein.

ARTICLE IV

In order to obviate any questions as to existing rights in respect of or as to
existing titles to real property in territory of the Republic of China possessed
by nationals (including corporations or associations), or by the Government,
of the United States of America, particularly questions which might arise
from the abrogation of the provisions of treaties or agreements as stipulated
in Article I, it is agreed that such existing rights or titles shall be indefeasible
and shall not be questioned upon any ground except upon proof, established
through due process of law, of fraud or of fraudulent or other dishonest
practices in the acquisition of such rights or titles, it being understood that
no right or title shall be rendered invalid by virtue of any subsequent change
in the official procedure through which it was acquired. It is also agreed that
these rights or titles shall be subject to the laws and regulations of the Republic
of China concerning taxation, national defense, and the right of eminent
domain, and that no such rights or titles may be alienated to the government
or nationals (including corporations or associations) of any third country
without the express consent of the Government of the Republic of China.

It is also agreed that if it should be the desire of the Government of the
Republic of China to replace, by new deeds of ownership, existing leases in
perpetuity or other documentary evidence relating to real property held by
nationals, or by the Government, of the United States of America, the replace-
ment shall be made by the Chinese authorities without charges of any sort
and the new deeds of ownership shall fully protect the holders of such leases
or other documentary evidence and their legal heirs and assigns without diminu-
tion of their prior rights and interests, including the right of alienation.

It is further agreed that nationals or the Government of the United States
of America shall not be required or asked by the Chinese authorities to make
any payments of fees in connection with land transfers for or with relation to
any period prior to the effective date of this treaty.

ARTICLE V

The Government of the United States of America having long accorded
rights to nationals of the Republic of China within the territory of the United
States of America to travel, reside and carry on trade throughout the whole
extent of that territory, the Government of the Republic of China agrees to
accord similar rights to nationals of the United States of America within the
territory of the Republic of China. Each of the two Governments will en-
deavor to have accorded in territory under its jurisdiction to nationals of the
other country, in regard to all legal proceedings, and to matters relating to the administration of justice, and to the levying of taxes or requirements in connection therewith, treatment not less favorable than that accorded to its own nationals.

**Article VI**

The Government of the United States of America and the Government of the Republic of China mutually agree that the consular officers of each country, duly provided with exequatur, shall be permitted to reside in such ports, places and cities as may be agreed upon. The consular officers of each country shall have the right to interview, to communicate with, and to advise nationals of their country within their consular districts; they shall be informed immediately whenever nationals of their country are under detention or arrest or in prison or are awaiting trial in their consular districts and they shall, upon notification to the appropriate authorities, be permitted to visit any such nationals; and, in general, the consular officers of each country shall be accorded the rights, privileges, and immunities enjoyed by consular officers under modern international usage.

It is likewise agreed that the nationals of each country, in the territory of the other country, shall have the right at all times to communicate with the consular officers of their country. Communications to their consular officers from nationals of each country who are under detention or arrest or in prison or are awaiting trial in the territory of the other country shall be forwarded to such consular officers by the local authorities.

**Article VII**

The Government of the United States of America and the Government of the Republic of China mutually agree that they will enter into negotiations for the conclusion of a comprehensive modern treaty of friendship, commerce, navigation and consular rights, upon the request of either Government or in any case within six months after the cessation of the hostilities in the war against the common enemies in which they are now engaged. The treaty to be thus negotiated will be based upon the principles of international law and practice as reflected in modern international procedures and in the modern treaties which the Government of the United States of America and the Government of the Republic of China respectively have in recent years concluded with other governments.

Pending the conclusion of a comprehensive treaty of the character referred to in the preceding paragraph, if any questions affecting the rights in territory of the Republic of China of nationals (including corporations or associations), or of the Government, of the United States of America should arise in future and if these questions are not covered by the present treaty, or by the provisions of existing treaties, conventions, or agreements between the Government of the United States of America and the Government of the Repub-
lic of China not abrogated by or inconsistent with this treaty, such questions
shall be discussed by representatives of the two Governments and shall be de-
cided in accordance with generally accepted principles of international law
and with modern international practice.

ARTICLE VIII

The present treaty shall come into force on the day of the exchange of
ratifications.

The present treaty shall be ratified, and the ratifications shall be exchanged
at Washington as soon as possible.

Signed and sealed in the English and Chinese languages, both equally au-
thentic, in duplicate, at Washington, this eleventh day of January, one thou-
sand nine hundred forty-three, corresponding to the eleventh day of the
first month of the thirty-second year of the Republic of China.

Cordell Hull [seal]
Wei Tao-ming [seal]

EXCHANGE OF NOTES

The Chinese Ambassador to the Secretary of State

Chinese Embassy
Washington
January 11, 1943

Excellency:

Under instruction of my Government, I have the honor to state that in
connection with the treaty signed today by the Government of the Republic of
China and the Government of the United States of America, in which the
Government of the United States of America relinquishes its extraterritorial
and related special rights in China, it is the understanding of the Government
of the Republic of China that the rights of the Government of the United
States of America and of its nationals in regard to the systems of treaty ports
and of special courts in the International Settlements at Shanghai and Amoy
and in regard to the employment of foreign pilots in the ports of the territory
of China are also relinquished. In the light of the abolition of treaty ports as
such, it is understood that all coastal ports in the territory of the Republic of
China which are normally open to American overseas merchant shipping
will remain open to such shipping after the coming into effect of the present
treaty and the accompanying exchange of notes.

It is mutually agreed that the merchant vessels of each country shall be
permitted freely to come to the ports, places, and waters of the other country
which are or may be open to overseas merchant shipping, and that the treat-
ment accorded to such vessels in such ports, places, and waters shall be no less
favorable than that accorded to national vessels and shall be as favorable as that accorded to the vessels of any third country.

It is mutually understood that the Government of the United States of America relinquishes the special rights which vessels of the United States of America have been accorded with regard to the coasting trade and inland navigation in the waters of the Republic of China and that the Government of the Republic of China is prepared to take over any American properties that may have been engaged for those purposes and to pay adequate compensation therefor. Should either country accord the rights of inland navigation or coasting trade to vessels of any third country such rights would similarly be accorded to the vessels of the other country. The coasting trade and inland navigation of each country are excepted from the requirement of national treatment and are to be regulated according to the laws of each country in relation thereto. It is agreed, however, that vessels of either country shall enjoy within the territory of the other country with respect to the coasting trade and inland navigation treatment as favorable as that accorded to the vessels of any third country.

It is mutually understood that the Government of the United States of America relinquishes the special rights which naval vessels of the United States of America have been accorded in the waters of the Republic of China and that the Government of the Republic of China and the Government of the United States of America shall extend to each other the mutual courtesy of visits by their warships in accordance with international usage and comity.

It is mutually understood that questions which are not covered by the present treaty and exchange of notes and which may affect the sovereignty of the Republic of China shall be discussed by representatives of the two Governments and shall be decided in accordance with generally accepted principles of international law and with modern international practice.

With reference to Article IV of the treaty, the Government of the Republic of China hereby declares that the restriction on the right of alienation of existing rights or titles to real property referred to in that article will be applied by the Chinese authorities in an equitable manner and that if and when the Chinese Government declines to give assent to a proposed transfer the Chinese Government will, in a spirit of justice and with a view to precluding loss on the part of American nationals whose interests are affected, undertake, if the American party in interest so desires, to take over the right or title in question and to pay adequate compensation therefor.

It is mutually understood that the orders, decrees, judgments, decisions and other acts of the United States Court for China and of the Consular Courts of the United States of America in China shall be considered as res judicata and shall, when necessary, be enforced by the Chinese authorities. It is further understood that any cases pending before the United States Court for China and the Consular Courts of the United States of America in China at the time of the coming into effect of this treaty shall, if the
plaintiff or petitioner so desires, be remitted to the appropriate courts of the 
Government of the Republic of China which shall proceed as expeditiously 
as possible with their disposition and in so doing shall in so far as practicable 
apply the laws of the United States of America.

It is understood that these agreements and understandings if confirmed 
by Your Excellency’s Government shall be considered as forming an integral 
part of the treaty signed today and shall be considered as effective upon 
the date of the entrance into force of that treaty.

I shall be much obliged if Your Excellency will confirm the foregoing.

I avail myself of this opportunity to renew to Your Excellency the assur-
ances of my highest consideration.

Wei Tao-ming

Honorable Cordell Hull
Secretary of State

The Secretary of State to the Chinese Ambassador

Department of State
Washington
January 11, 1943

Excellency:

In connection with the treaty signed today between the Government of the 
United States of America and the Government of the Republic of China in 
which the Government of the United States of America relinquishes its ex-
traterritorial and related special rights in China, I have the honor to acknow-
ledge the receipt of your note of today’s date reading as follows:

[For text of Chinese note, see above.]

I have the honor to confirm that the agreements and understandings 
which have been reached in connection with the treaty signed today by the 
Government of the United States of America and the Government of the 
Republic of China are as set forth in the above note from Your Excellency.

I avail myself of this opportunity to renew to Your Excellency the assur-
ances of my highest consideration.

Cordell Hull

His Excellency
Dr. Wei Tao-ming, 
Ambassador of China.