CLAIMS

Agreement Between the
UNITED STATES OF AMERICA
and FRANCE

Signed at Washington January 18, 2001

with

Annexes

and

Agreement Amending the Agreement
Effected by Exchange of Letters at
Paris May 30 and 31, 2002

and

Agreement Amending the Agreement
Effected by Exchange of Letters at
Paris February 21, 2006
NOTE BY THE DEPARTMENT OF STATE

Pursuant to Public Law 89—497, approved July 8, 1966
(80 Stat. 271; 1 U.S.C. 113)—

“. . .the Treaties and Other International Acts Series issued
under the authority of the Secretary of State shall be competent
evidence . . . of the treaties, international agreements other than
treaties, and proclamations by the President of such treaties and
international agreements other than treaties, as the case may be,
therein contained, in all the courts of law and equity and of maritime
jurisdiction, and in all the tribunals and public offices of the
United States, and of the several States, without any further proof
or authentication thereof.”
FRANCE

Claims

Agreement signed at Washington January 18, 2001;
With annexes.
And agreement amending the agreement.
Effected by exchange of letters at Paris
   May 30 and 31, 2002;
And agreement amending the agreement.
Effected by exchange of letters at Paris
   February 21, 2006;
Entered into force February 21, 2006.
Agreement between the Government of the United States of America
and the Government of France Concerning Payments for Certain
Losses Suffered During World War II

The Government of the United States of America and the
Government of France (the "Parties"),

Intending to shape relations between their two States in a
spirit of friendship and cooperation for the future and to
resolve successfully certain issues stemming from the past,

Recognizing that France, following the end of World War II,
enacted legislation that provided restitution and
compensation for victims of anti-Semitic persecution during
World War II under the authority of the occupying German
authorities or the Vichy Government,

Noting the July 16, 1995, statement by President Jacques
Chirac in which he solemnly recognized France’s unremitting
debt to the seventy-six thousand Jews deported from France
during the Holocaust,

Noting that by decree dated March 25, 1997, the French
Government created the Study Mission on the Spoliation of
Jews in France, chaired by Mr. Jean Mattéoli (the "Study
Mission") to conduct a comprehensive and detailed study of
the various forms of spoliation visited upon the Jews of
France during World War II, and of the scope and effect of
post-war restitution efforts,

Noting the significant work done by the Study Mission in
identifying public and private archival sources of
information relating to the blocking and spoliation of
property held by banks and financial institutions doing
business in France during World War II (the "Banks") and
the ground-breaking work of the Study Mission in
quantifying and otherwise detailing how the blocking and
spoliation was conducted, and the magnitude of the
persecution visited upon Jews in France during World War
II,

Noting the findings of the Study Mission regarding the
post-war restitution laws and efforts of the French State,
and the Banks, and the extent to which individual asset
holders did receive restitution or otherwise renewed
possession of their assets,

Recognizing that in February 1999, the Study Mission
recommended the establishment of a commission for
compensation of victims of spoliation,

Noting that, by decree dated September 10, 1999, the French
Government created a Commission for the Compensation of
Victims of Spoliation Resulting from Anti-Semitic
Legislation in Force During the Occupation (the
"Commission"),

Recognizing that, by decree dated July 13, 2000, the French
Government established a special compensation program for
orphans whose parents were victims of anti-Semitic
persecution,

Recognizing that by decree dated December 26, 2000, the
French Government approved the Charters and By-laws of the
Foundation for the Memory of the Shoah (the "Foundation"),
which will, inter alia, provide assistance to organizations
helping Holocaust victims and heirs in need,

Welcoming the establishment of a fund of US $ 22.5 million,
contributed by the Banks, which will be permitted to make
payments to all persons referred to it by the Commission
(the "Fund")

Welcoming the positive contributions of the Banks and the
lawyers and other representatives of the victims leading to
this Agreement,

Recognizing that the Foundation’s funding was designed to
accomplish full disgorgement by the French Government, the
Banks, and other private and public institutions of any
unjust enrichment based on assets left with such
institutions and never restituted to their former owners,
as well as a substantial contribution in recognition of the
suffering of Holocaust victims in France,
Recognizing that the Banks, having committed to pay all claims approved by the Commission and to make a contribution of Euro 100 million to the Foundation, which represents full disgorgement of all assets of Holocaust victims and their heirs, should not be asked or expected to contribute again, in court, or elsewhere, for any claims arising out of World War II,

Recognizing that it is in the interests of both the Government of the United States and the Government of France to have a resolution of these issues that is non-adversarial and non-confrontational, and outside of litigation,

Recognizing that both parties desire all-embracing and enduring legal peace with respect to all claims asserted against the Banks arising out of World War II,

Having worked as partners, in consultation with representatives of the Banks and attorneys representing victims and their heirs, to achieve wide support for the Commission, the Fund, and the Foundation, and for the establishment of all-embracing and enduring legal peace with respect to all claims arising out of World War II asserted against the Banks,

Having conducted discussions in the spirit of friendship, out of respect for international law, and specifically with reference to the Convention on Establishment between France and the United States signed on November 25, 1959,

Noting that the Commission, the Fund, and the Foundation, according to their specific by-laws or rules, will assure broad coverage of victims and broad participation by the Banks, which could not be possible through judicial proceedings,

Believing that the Commission, the Fund, and the Foundation will provide as expeditious as possible a mechanism for making fair and speedy payments to now elderly victims, or, as far as the Foundation is concerned, to organizations representing victims or their heirs,
Having in mind that the Commission, the Fund, and the Foundation cover, and that it would be in the interest of both parties for the Commission, the Fund, and the Foundation to be the exclusive remedies and fora for the resolution of, any and all claims that have been or may be asserted against the Banks arising out of World War II,

Noting that the plaintiffs in the cases pending in U.S. courts arising out of World War II against the Banks, as well as the defendant Banks, have agreed that all such lawsuits be dismissed with prejudice as to the Banks,

Have agreed as follows:

**Article 1**

1. The parties agree that the Commission, the Fund, and the Foundation cover, and that it would be in the interests of all concerned for these entities to be the exclusive remedies and fora for the resolution of, any and all claims that have been or may be asserted against the Banks, as defined in Annex A, arising from World War II.

2. France agrees to ensure that the Commission shall provide appropriately extensive publicity concerning the existence of this mechanism, its objectives, and the availability of funds to pay all legitimate claims.

3. France agrees to ensure that the Commission and the Foundation operate in conformity with the principles set forth in Annex B. France assures the United States that the Foundation has been formed. France agrees to ensure that the Banks, as defined in Annex A, will contribute Euro 100 million to the Foundation. France assures that the Foundation and Fund will be subject to legal supervision by competent French governmental authorities to the fullest extent permitted by French law; the French Government will ensure that the Commission operates with the maximum transparency and oversight allowed under French law; any person may, to the fullest extent permitted by French law, request that any such French governmental authorities take
measures to ensure compliance with the legal requirements of the Commission and the Foundation.

4. France agrees to ensure that the Banks will promptly pay, in full, all claims approved by the Commission.

Article 2

The United States shall, in all pending and future cases in which the United States is notified that a claim described in article 1(1) has been asserted in a court in the United States against one of the Banks, inform its courts through a Statement of Interest, in accordance with Annex C, and consistent therewith, as it otherwise considers appropriate, that it would be in the foreign policy interests of the United States for the Commission, the Foundation, and the Fund to be the exclusive remedies and fora for resolving such claims asserted against the Banks and that dismissal of such cases would be in its foreign policy interest.

Article 3

Annexes A, B, and C shall be an integral part of this Agreement.

Article 4

This Agreement shall enter into force on the date on which the parties agree by exchange of notes.

DONE at Washington, on the 18th day of January, 2001, in duplicate in the French and English languages, both texts being equally authentic.

FOR THE GOVERNMENT OF THE UNITED STATES OF AMERICA:  FOR THE GOVERNMENT OF THE REPUBLIC OF FRANCE:

[Signatures]
ANNEX A: DEFINITION OF "THE BANKS"

"The Banks," as used in this Agreement and all annexes, are defined to include all of the following:


2) Enterprises, whether situated within or outside of France, which are members of the Association Française des Établissements de Crédit et des Entreprises d'Investissement, and other financial institutions that receive deposits, other than Barclays Bank and JP Morgan.

3) The prior settlements with Barclays Bank and JP Morgan are specifically exempted from the scope of this agreement, and the Banks represent that they will not oppose court approval of those two other settlements based upon the existence of or any provisions in this agreement.

With respect to banks of French nationality, this definition applies to all World War II activities of such banks. With respect to banks of non-French nationality, this definition applies to World War II activities in or relating to France.

It is the intention of the parties that insurance companies are not included within the definition of the Banks.
Annex B

I. The Commission for the Compensation of Victims of Spoliation Resulting from Anti-Semitic Legislation in Force During the Occupation

The Commission for the Compensation of Victims of Spoliation Resulting from Anti-Semitic Legislation in Force During the Occupation ("the Commission") will continue to investigate and consider all claims by any person for compensation from any bank or financial institution doing business in France during World War II ("the Banks") to decide if the claims are valid, and, if an account can be verified, to determine the amount designed to compensate fully the claimants for material damages for which complete restitution or compensation had not been previously received.

A. The Commission will undertake a program consistent with the principles in Exhibit 1 to publicize worldwide its existence and availability and to make its forms and application procedures easily available to claimants at no cost to them.

B. The Commission will investigate and consider claims on relaxed standards of proof. A claimant’s application or a simple inquiry by the claimant as to the existence of a bank asset is sufficient to trigger an investigation. The claimant will be permitted to have a designated representative present with the claimant, or in the place of the claimant if the claimant is unable to appear, at all stages of the proceedings.

C. Following such an investigation and after communication with the claimant or their representative, including an opportunity for the claimant or representative to be heard, if an account can be verified by any means, including because the claim matches a name or account on a list or other document available to the Commission, the Commission makes a recommendation on an award, together with the reason(s) for that recommendation. The Commission will not offset or reduce awards except if a particular account or property was previously the subject of compensation. Should the case arise, any offset would be limited to the amount of prior compensation. There will be no offset for compensation previously received for moral or non-material damage.

D. The Banks commit to make prompt and full payment of all the awards recommended by the Commission addressed to them ("the Awards"). The commitment of the Banks to pay all Awards shall be memorialized in writing.

E. An interest-bearing escrow account in the amount of $50 million shall be established by the Banks in the
Caisse des Dépôts et Consignations in Paris to assure prompt payment of all Awards. To ensure full and prompt payment of all Awards addressed to them, at all times, the Banks shall replenish the account as necessary to ensure that the amount in the account does not drop below $25 million, regardless of payment of Awards. Any excess in the account, including interest, after all Awards are made shall revert to the Banks.

F. Without prejudice to any other consideration it may deem appropriate, the Commission will recognize as sufficient evidence to make an Award any of the following four categories: proof, presumption, indication, and intimate personal conviction.

1. If the Commission is unable to substantiate the existence of bank assets, but is presented with credible evidence that suggests there may have been such assets and there is no evidence of restitution it will refer the claim to the organization chosen to administer the "Fund" described in paragraph 2 below for payment. One example of credible evidence shall be an affidavit stating credible facts containing the elements set forth in Exhibit 2, unless the Commission determines that there is clear and convincing evidence of manifest bad faith, for example, that the claimant did not reside in France during the appropriate period or that the account had previously been restituted.

2. There shall be a fund of $22.5 million contributed by the Banks and administered in an interest-bearing account in the Caisse des Dépôts et Consignations in Paris by the Fonds Social Juif Unifié, and supervised by a Board of five members, two to be appointed by France, two to be appointed by the United States, and one to be appointed by plaintiffs' attorneys. (the "Fund"). Reasonable administrative costs of the Fund shall be paid out of interest accruing on the Fund. The Fund shall make, within thirty days of a referral, per capita payments of $1,500 to all persons referred to it by the Commission by July 18, 2002. Once all banking-related claims filed with the Commission by that date have been processed, if there are any remaining moneys in the Fund, additional payments will be made to the recipients of the first payment pro-rata up to an additional amount of $1,500. The Fund shall make supplemental payments up to the per capita amount to persons as to whom no specific account balance has been determined by the Commission who receive Awards below the per capita amount from the Commission. Excess funds, including interest, remaining after the payment of additional payments referred to above shall be
paid to the Foundation for the Memory of the Shoah.

G. Access to lists of holders of blocked accounts shall be open to organizations representing victims according to the terms of Decree No. 2000-1023 of October 19, 2000. A budget of $500,000, payable out of interest accruing on the Fund, shall be approved for one such organization designated by plaintiffs’ attorneys.

H. The Commission will set up offices or contact centers with the support of French embassies and consulates. To this end, it will cooperate with appropriate international Jewish organizations, including in the United States, Israel and other countries where significant numbers of claimants live. Representatives of the Commission will visit such offices or contact centers on a regular basis as necessary to meet with claimants.

I. The Commission will give priority treatment, and particular consideration, to claims of survivors and those claimants who indicate personal hardship.

J. The Commission will issue public reports after two months and each six months thereafter that detail its activity (number of cases, results of cases, amounts awarded, etc.) as well as the criteria established through Commission decisions and the procedures for processing claims. The Commission will also issue a confidential report, setting forth on a case-by-case basis the results of each case, the bases for decisions if denied, and the amounts awarded. This report will be transmitted to the United States Government.

K. Any claimant whose claim is decided by a panel of Commission members is entitled to appeal to the full Commission on the basis of new facts, new evidence, or material error. Any claimant whose claim is decided in the first instance by the full Commission is entitled, on the same bases, to seek reconsideration of that decision.

L. The Commission will, on a regular basis, welcome representatives of Holocaust victims and representatives of the Government of the United States for exchanges of relevant information.

M. The French Government will ensure that the Commission operates with the maximum transparency and oversight allowed under French law. In accordance with French law, the Commission’s activities are subject to audit by the Cour des Comptes.
II. The Foundation for the Memory of the Shoah

The Foundation for the Memory of the Shoah ("the Foundation") serves as a mechanism ensuring full disgorgement of any remaining assets as well as recognition and moral reparation for those who did not survive.

A. The Foundation’s annual giving will contribute in a significant amount to organizations with humanitarian/social purposes in France and outside France.

B. The Foundation’s by-laws provide that the board of the Foundation will include representatives of the French Jewish Community and other French and non-French eminent persons.
Exhibit 1

Notice Principles

1. Mail to a worldwide list of Jewish organizations, for distribution to their members, a package, explaining the benefits available to claimants and the claims procedure.

2. World-wide publication, including advertisements in main Jewish publications and major national publications according to a list communicated to the Commission by plaintiffs' attorneys.

3. Internet publication

4. Toll free telephone number

5. Translation of notice (published and mailed) into French, English, German, Hebrew, Yiddish, Spanish, Polish, Italian, Russian, and other languages as appropriate.

6. Budget and process for responding to inquiries from claimants. Claims forms and procedures will be mailed upon request.

7. The Wiesenthal Center should be listed as a source of information and assistance to claimants, in the advertisements.
EXHIBIT 2

APFIDAVIT

1. My name is _____________________________. My father's name
was/is ___________________________. My mother's name
was/is ___________________________.

2. During the Second World War, my family lived at
_________________________ from _______________ until
_________________________.

3. I believe that my family had one or more bank accounts in a
bank located in France during the Second World War.

4. I believe that restitution has never been made for one or
more bank account(s) (or other bank-related assets, such as
the contents of safe deposit boxes) to myself or other
members of my family.

5. I am enclosing all copies of all documents, if any, relating
to my residency in France during the Second World War,
and/or the existence of bank-related assets.

6. The information I believe supports my statements above, to
the extent available, includes the following: ____________.

I confirm that to the best of my knowledge and belief, the above
is true and correct.

Dated: ________________________________
ANNEX C: ELEMENTS OF U.S. GOVERNMENT STATEMENT OF INTEREST

Pursuant to Article 2 of the Agreement, the United States will timely file a Statement of Interest and accompanying Declaration of Deputy Treasury Secretary Stuart E. Eizenstat in all pending and future cases, regardless of whether the plaintiff(s) consent(s) to dismissal, in which the United States is notified that a claim has been asserted against the Banks arising from their activities in France during World War II. This does not apply to in rem actions for art and items of cultural significance.

The Statement of Interest will make the following points:

1. It would be in the foreign policy interests of the United States for the Commission, the Fund, and the Foundation to be the exclusive fora and remedies for the resolution of all claims asserted against the Banks arising from their activities in France during World War II, including without limitation those relating to aryanization and damage to or loss of property, including banking assets.

2. Accordingly, the United States believes that all claims asserted should be pursued (or in the event Foundation funds have been exhausted and/or the Commission is no longer accepting claims, should timely have been pursued) through the Commission and/or the Foundation instead of the courts.

3. Dismissal of the lawsuit would be in the foreign policy interests of the United States. The United States will recommend dismissal on any valid legal ground. The United States will explain that, in the context of the Commission, the Fund, and the Foundation, it is in the enduring and high interest of the United States to support efforts to achieve dismissal of all World War II-era cases against the Banks. The United States will explain fully its foreign policy interests in achieving dismissal, as set forth below.

4. The United States' interests include the interest in a fair and prompt resolution of the issues involved in these lawsuits to bring some measure of justice in their lifetimes to the victims of Nazi persecution and World War II and, in this case in particular, the Occupation of France; the interest in the furtherance of the close cooperation this country has with our important European ally and economic partner, France; and the interest in achieving legal peace for claims asserted against French banks arising from their activities in France during World War II.

5. The Commission, the Fund, and the Foundation are a fulfillment of a half-century effort to complete the task of bringing justice to victims of the Holocaust and victims of Nazi persecution in France. They complement significant prior French compensation and restitution programs for acts, including the spoliation of property, arising out of the Occupation of France.
6. The creation of the Fund by the Banks, the commitment by the Banks to pay all awards recommended by the Commission, and the participation in the Foundation not only by the Banks but by the Government of France and other institutions, allows comprehensive relief for a broader class of victims than would be possible in United States judicial proceedings.

7. The structure and operation of the Commission will assure swift, impartial, dignified, and enforceable awards that the Banks have committed to pay promptly and in full; appropriately extensive publicity will be given concerning the Commission’s existence, its objectives, and the availability of funds; and the Commission’s operation is transparent.

8. The Commission, Fund, and Foundation are fair and equitable, based on: (a) the advancing age of the plaintiffs, their need for a speedy, non-bureaucratic resolution, and the desirability of expending available funds on victims rather than litigation; (b) the Foundation’s level of funding, which is intended to accomplish full disgorgement of spoliated assets that might still be in the possession of the Banks; (c) the procedures adopted by the Commission for the prompt resolution of claims submitted to it; (d) the Commission’s mandate to accomplish complete restitution for all claims presented to it, regardless of the overall amount, and the commitment of the Banks to pay all awards directed to them by the Commission; and (e) the legal hurdles faced by plaintiffs and the uncertainty of their litigation prospects.

9. Plaintiffs face numerous legal hurdles and difficulties of proof. The United States takes no position here on the merits of the legal claims or arguments advanced by plaintiffs or defendants. The United States does not suggest that its policy interests concerning the Foundation in themselves provide an independent legal basis for dismissal.
No. 270

The Embassy of the United States of America presents its compliments to the Ministry of Foreign Affairs of the Government of the French Republic and, referring to the Agreement between the Government of the United States of America and the Government of France Concerning Payments for Certain Losses Suffered During World War II, done at Washington on January 18, 2001, and the exchange of letters of August 7 and August 10, 2001 relative to the above-mentioned Agreement, has the honor to propose the exchange of letters below concerning:

- a modification of the deadline date of July 18, 2002, established by Article 1F2 of Annex B of that agreement, as interpreted by the exchange of letters of August 7 and August 10, 2001.

The Embassy of the United States avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the French Republic the assurances of its highest consideration.


DIPLOMATIC NOTE
United States Department of State

Washington, D.C. 20520

May 30, 2002

Ambassador Francis Lott
Special Representative for Actions by France
for the Indemnification of Victims of the Shoah
Ministry of Foreign Affairs
Republic of France

Mr. Ambassador,

Following discussions which have taken place between the representatives of our two governments on the subject of the deadline date for filing with the Commission for the Compensation of Victims of Spoliation of claims eligible for payment from the fund of $22.5 million, a date established by Article 1.F.2 of Annex B of the Agreement of January 18, 2001 Concerning Payments for Certain Losses Suffered During World War II, and referring to the exchange of letters of August 7 and August 10, 2001.

I have the honor to propose to you the following:


If this proposition meets with your agreement, this letter and your letter in response shall constitute the agreement of our two governments on the modification of Article 1.F.2 of Annex B of the above-cited Agreement of January 18, 2001, as interpreted by the exchange of letters of August 7 and 10, 2001.

I ask you to accept the assurances of my highest consideration.

Sincerely,

[Signature]

Randolph M. Bell
Special Envoy for Holocaust Issues
MINISTÈRE DES AFFAIRES ÉTRANGÈRES

l'Ambassadeur chargé du suivi des actions engagées par la France pour l'indemnisation des victimes de la Shoah

n° 375/FL

République Française

Paris, le 31 mai 2002

Monsieur l'Ambassadeur,


J'ai l'honneur de vous faire part de l'agrément de mon gouvernement sur cette proposition. En conséquence, le présent échange de lettres, qui constitue l'accord de nos deux gouvernements sur cette modification entre en vigueur, à la date de ce jour.

Je vous prie de croire, Monsieur l'Ambassadeur, à l'assurance de ma haute considération.

Francis LOTT

Monsieur Randolph BELL
Envoyé Spécial pour les questions relatives à l'Holocauste
Département d'État
WASHINGTON
Etats-Unis d'Amérique
Ministry of Foreign Affairs

Ambassador in charge of actions undertaken by France for the indemnification of victims of the Shoah

Paris, 31 May 2002

No. 375/FL

M. Ambassador,

I acknowledge receipt of your letter of 30 May 2002 through which you propose that the deadline date for filing claims with the Commission for Compensation of Victims of Spoliation, initially fixed as July 18, 2002, in accordance with article IF2 of Annex B of the agreement of January 18, 2001 and as interpreted by the exchange of letters of 7 and 10 August 2001, be postponed until January 18, 2003.

I have the honor to inform you of the assent of my government to this proposal. As a result, the present exchange of letters, which constitutes the agreement of our two governments on this modification, enters into force on this date.

I ask you to accept, Mr. Ambassador, the assurance of my high consideration.

Francis Lott
Monsieur l’Ambassadeur,


- Rappelant que l’accord de Washington a été conclu dans le but de permettre qu’une solution globale et définitive soit trouvée concernant l’ensemble des actions intentées à l’encontre des banques et institutions financières ayant exercé une activité en France pendant la Seconde Guerre Mondiale (ci-après les «Banques») et relatives aux demandes liées à la Seconde Guerre Mondiale ;

- Constatant que les mécanismes d’indemnisation mis en place conformément à l’accord de Washington ont concerné un grand nombre de victimes et d’ayant droits et ont permis la participation d’un grand nombre de Banques, ce qui n’aurait pas été possible dans le cadre de procédures judiciaires ;

- Notant, à cet égard, que les Banques ont satisfait intégralement aux obligations qui leur incombent en vertu des dispositions de l’accord de Washington ;

- Rappelant qu’en vertu de l’article 2 de l’accord de Washington, le Gouvernement des Etats-Unis d’Amérique s’est engagé, dans toute action contentieuse liée à la Seconde Guerre Mondiale formulée devant une juridiction américaine à l’encontre d’une des Banques dont il aurait connaissance, à informer cette juridiction, par la voie d’un Statement of interest ou de toute autre voie jugée appropriée, qu’il est de l’intérêt de la politique étrangère des Etats-Unis d’Amérique que cette action soit rejetée ;

- Prenant en compte les nouvelles demandes exprimées par les représentants des victimes et relayées auprès du Gouvernement de la République française par le Gouvernement des Etats-Unis d’Amérique ;

J’ai l’honneur d’ordre de mon Gouvernement de vous proposer, avec l’accord des Banques, ce qui suit :

En cas de décès d’une personne pouvant prétendre à l’indemnisation complémentaire prévue au paragraphe précédent à une date antérieure à la date de paiement de la dite indemnisation, celle-ci sera attribuée à ses ayants droit.

Les paiements liés à ces indemnisations complémentaires seront imputés sur le compte séquestre mentionné au point IE de l’annexe B à l’accord de Washington.

b) Toute personne survivante directe de l’Holocauste, née avant 1945, ayant résidé en France entre 1940 et 1945, qui bénéficiera postérieurement à la date d’entrée en vigueur du présent accord, pour ses avoirs propres, d’une indemnisation en vertu du point IE de l’annexe B à l’accord de Washington, se verra allouer une somme additionnelle de 15 000 dollars.

Les paiements liés à ces indemnisations complémentaires seront imputés sur le compte séquestre mentionné au point IE de l’annexe B à l’accord de Washington.

2- Toute personne ayant reçu une indemnisation d’un montant compris entre 3000 et 10 000 dollars, soit au titre du point IE de l’annexe B à l’accord de Washington, soit en tant que détenteur ou ayant droit d’un détenteur d’un compte géré sous administration provisoire, bénéficiera d’une indemnisation complémentaire jusqu’à un montant global d’indemnisation ne pouvant excéder 10 000 dollars.

Les paiements liés à ces indemnisations complémentaires seront imputés sur le compte séquestre mentionné au point IE de l’annexe B à l’accord de Washington.

3- Toute personne ayant bénéficié d’une indemnisation jusqu’à 3000 dollars au titre du point IE de l’annexe B à l’accord de Washington et de l’accord sous forme d’échange de lettres des 7 et 10 août 2001 bénéficiera d’une somme additionnelle de 1000 dollars.

Les paiements liés à ces indemnisations complémentaires seront imputés sur le fonds prévu au point IF2 de l’annexe B à l’accord de Washington.


6- Un mois après la date d’entrée en vigueur du présent accord, le montant du compte séquestre ouvert par les Banques auprès de la Caisse des dépôts et consignations et mentionné au point IE de l’annexe B à l’accord de Washington sera ramené à 10 millions de dollars. Le compte séquestre continuera à être réapprovisionné en tant que de besoin pour assurer le paiement des recommandations concernant les Banques.


Je vous prie de croire, Monsieur l’Ambassadeur, à l’assurance de ma haute considération.

Jacques HUNTZINGER
Ambassadeur itinérant
en charge de la dimension internationale
de la Shoah, des spoliations et du devoir de mémoire
February 21, 2006

Jacques Huntzinger
Ambassador at Large in Charge of the
International Aspect of the Shoah,
Spoliations, and Remembrance
Ministry of Foreign Affairs
Paris, France

Excellency:

I have the honor to refer to your letter number 1335/DIS dated February 21, 2006,

which reads as follows:

Mr. Ambassador:

Pursuant to the discussions held between representatives of our
two governments for the purpose of supplementing and amending the
Washington Agreement of January 18, 2001, Concerning Payments for
Certain Losses Suffered During World War II, as interpreted or amended
by the agreements in the form of exchanges of letters dated August 7 and

- Recalling that the Washington Agreement was concluded so that
a comprehensive and definitive solution could be found with respect to all
the proceedings initiated against the banks and financial institutions that
operated in France during World War II (hereinafter "the Banks") for
claims arising out of World War II;

- Observing that the compensation mechanisms established in
accordance with the Washington Agreement involved a large number of
victims and successors in title, and made it possible for numerous Banks
to participate, which would not have been possible in the context of
judicial procedures;

- Noting that in this respect, the Banks have fully met their
obligations under the provisions of the Washington Agreement;
- Recalling that under Article 2 of said Agreement, the Government of the United States of America undertook, in all cases in which it is notified that a claim arising out of World War II has been asserted in a United States court against one of the Banks, to inform said court, through a Statement of Interest or any other appropriate means, that it would be in the foreign policy interests of the United States for such claim to be dismissed;

- Taking into account the new requests expressed by the victims’ representatives and reported to the Government of the French Republic by the Government of the United States,

I have the honor, on the instructions of my government, to propose the following to you, with the agreement of the Banks:

1. (a) The amount of $15,000 shall be awarded to any direct survivor of the Holocaust who was born prior to 1945, who lived in France between 1940 and 1945, who was still alive as of January 11, 2006, and who has already received, for his/her own assets, compensation under the provisions of Annex B to the Washington Agreement.

   Should a person entitled to the supplemental compensation indicated in the preceding paragraph die before the date of payment of such compensation, payment shall be made to that person’s successors in title.

   Payments made in connection with such supplemental compensation shall be charged to the interest-bearing escrow account referred to in point IE of Annex B to the Washington Agreement.

   (b) Any direct survivor of the Holocaust who was born before 1945, who lived in France between 1940 and 1945, and who receives, after the entry into force of this Agreement, for his/her own assets, compensation under point IE of Annex B to the Washington Agreement, shall be awarded an additional amount of $15,000.

   Payments made in connection with such supplemental compensation shall be charged to the interest-bearing escrow account referred to in point IE of Annex B to the Washington Agreement.

2. Anyone who has received compensation of between $3,000 and $10,000, either under point IE of Annex B to the Washington Agreement or as the holder or the successor in title to a holder of an account managed by an interim administrator, shall receive supplemental compensation up to a total amount of compensation not exceeding $10,000.
Payments made in connection with such supplemental compensation shall be charged to the interest-bearing escrow account referred to in point IE of Annex B to the Washington Agreement.

3. Anyone who has received compensation of up to $3,000 under point IE of Annex B to the Washington Agreement and under the Agreement in the form of an exchange of letters of August 7 and 10, 2001, shall receive an additional amount of $1,000. Payments made in connection with such supplemental compensation shall be charged to the Fund referred to in point IF(2) of Annex B to the Washington Agreement.

4. Applications reaching the Commission for the Compensation of Victims of Spoliation between January 18, 2003, and February 2, 2005, shall be processed by the Commission and then sent to the Fund if the Commission decides that the applications in question are eligible for the mechanism stipulated in point IF(2) of Annex B to the Washington Agreement.

5. If the remaining moneys in the fund stipulated in point IF(2) of Annex B to the Washington Agreement are not sufficient to pay the compensation that is, in principle, to be charged to said fund, the supplemental amounts shall be deducted from the interest-bearing escrow account referred to in point IE of Annex B to the Washington Agreement.

6. One month after the date on which the Agreement enters into force, the amount of the interest-bearing escrow account opened by the Banks with the Caisse des Dépôts et Consignations, referred to in point IE of Annex B to the Washington Agreement, shall be reduced to $10 million. The account will continue to be replenished as necessary to pay the recommended awards concerning the Banks.

I would appreciate it if you would inform me whether the foregoing provisions are acceptable to your government. In the affirmative, this letter and your reply shall constitute an Agreement between our two governments to supplement and amend the Washington Agreement of January 18, 2001, as interpreted or amended by the exchanges of letters of August 7 and 10, 2001, May 30 and 31, 2002, and February 2, 2005. Said Agreement shall enter into force on the date of your reply.

Accept, Mr. Ambassador, the assurances of my high consideration.
I have the honor to inform your Excellency that the proposals set forth in
your letter are acceptable to the Government of the United States and to confirm
that your letter and this reply shall constitute an agreement between our two
governments, which shall enter into force on this date.

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

Edward B. O'Donnell
Ambassador