

No. 55850*

**Turkey
and
Liberia**

Agreement between the Government of the Republic of Turkey and the Government of the Republic of Liberia concerning mutual abolition of visas for holders of diplomatic passports. Ankara, 13 May 2014

Entry into force: *12 December 2014, in accordance with article 12(1)*

Authentic texts: *English and Turkish*

Registration with the Secretariat of the United Nations: *Turkey, 25 July 2019*

**No UNTS volume number has yet been determined for this record. The Text(s) reproduced below, if attached, are the authentic texts of the agreement /action attachment as submitted for registration and publication to the Secretariat. For ease of reference they were sequentially paginated. Translations, if attached, are not final and are provided for information only.*

**Turquie
et
Libéria**

Accord entre le Gouvernement de la République turque et le Gouvernement de la République du Libéria relatif à la suppression mutuelle des visas pour les titulaires des passeports diplomatiques. Ankara, 13 mai 2014

Entrée en vigueur : *12 décembre 2014, conformément au paragraphe 1 de l'article 12*

Textes authentiques : *anglais et turc*

Enregistrement auprès du Secrétariat de l'Organisation des Nations Unies : *Turquie, 25 juillet 2019*

**Aucun numéro de volume n'a encore été attribué à ce dossier. Les textes disponibles qui sont reproduits ci-dessous sont les textes originaux de l'accord ou de l'action tels que soumis pour enregistrement. Par souci de clarté, leurs pages ont été numérotées. Les traductions qui accompagnent ces textes ne sont pas définitives et sont fournies uniquement à titre d'information.*

[ENGLISH TEXT – TEXTE ANGLAIS]

**AGREEMENT
BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE REPUBLIC OF LIBERIA CONCERNING MUTUAL ABOLITION
OF VISAS
FOR HOLDERS OF DIPLOMATIC PASSPORTS**

The Government of the Republic of Turkey and the Republic of Liberia (hereinafter referred to as "Contracting Parties");

Desiring to strengthen the friendly relations and cooperation between the two countries;

Aiming to facilitate travels of nationals of both countries holding diplomatic passports;

Have agreed as follows:

ARTICLE 1

This Agreement is applicable to valid machine readable biometric diplomatic e-passports of both Contracting Parties.

ARTICLE 2

Nationals of each Contracting Party holding valid machine readable biometric diplomatic e-passports shall be exempted from visa requirement to enter into, transit through, exit and stay temporarily in the territory of the other Contracting Party for a period not exceeding ninety (90) days within any one hundred eighty (180) days period, reckoned from the date of first entry.

ARTICLE 3

1. Nationals of each Contracting Party, holding valid machine readable biometric diplomatic e-passports, who are appointed to the diplomatic, consular missions or representations of international organizations accredited in the territory of the other Contracting Party, as spelled out in the Vienna Conventions on Diplomatic and Consular Relations, shall be exempted from visa requirement to enter into, exit from and transit through the territory of the other Contracting Party for the period of their assignments.

2. The provisions of the first paragraph of this Article shall also be applied to the members of their families and their dependents, holding valid machine readable biometric diplomatic, service, official, special and ordinary e-passports.

3. For the implementation of the first paragraph of this Article, notification by the international organizations concerning the appointments of nationals of the Contracting Parties shall be considered sufficient.

ARTICLE 4

Nationals of each Contracting Party, holding valid machine readable biometric diplomatic e-passports, wishing to pay an official visit to the territory of the other Contracting Party, shall be exempted from the visa requirement to enter into, exit from, transit through and stay temporarily in the territory of the other Contracting Party for a period not exceeding ninety (90) days within any one hundred eighty (180) days period, reckoned from the date of first entry.

ARTICLE 5

1. Nationals of each Contracting Party may enter into, exit from and transit through the territory of the other Contracting Party using the border crossings designated for international passenger traffic.

2. While crossing the State borders, nationals of each Contracting Party are obliged to comply with the rules and procedures set forth in the national legislation of the other Contracting Party.

ARTICLE 6

1. Subject to a separate agreement on the employment of family members of the diplomatic, consular missions or representations of international organizations accredited in the territory of the other Contracting Party, visa exemption does not grant the right to work to the citizens of the Contracting Parties.

2. Annotated visas regulating work, study, research, education, family reunion and long term residence in the territory of each Contracting Party are subject to the provisions of the national legislation of the Contracting Parties.

The application requirements for annotated visas (place of application, necessity of supportive documents etc.) by the nationals of each Contracting Party are subject to the national legislation of the Contracting Parties.

ARTICLE 7

1. The Contracting Parties shall exchange through diplomatic channels specimens of the valid machine readable biometric e-passports stated in Article (1), no later than sixty

(60) days following the entry into force of this Agreement.

2. The Contracting Parties shall notify each other through diplomatic channels of any changes in the existing travel documents mentioned in Article (1) and deliver the specimens of these passports sixty (60) days prior to their circulation.

3. In the event a Contracting Party introduces an additional passport, which is not stipulated in Article (1), the Concerned Party shall deliver through diplomatic channels the specimens of its new passport to the other Contracting Party sixty (60) days prior to the implementation of any such amendments to this Agreement. Any amendments of Article (1) shall enter into force in accordance with the same legal procedure prescribed under Article (11) and the first paragraph of Article (12) of this Agreement.

ARTICLE 8

In exceptional circumstances, Each Contracting Party has the right to deny the entry into its territory of the nationals of the other Contracting Party or shorten the period of their stay in the country, without mentioning any reason.

ARTICLE 9

1. Each Contracting Party may temporarily suspend this Agreement wholly or partially, under extraordinary circumstances (state of war, epidemic diseases, natural disasters, for the reasons of national security, protection of public order and public health, etc...).

2. Each Contracting Party shall notify the other Contracting Party about its decision of suspension and re-implementation of this Agreement through diplomatic channels within one (1) week.

ARTICLE 10

Any dispute arising from the implementation of the provisions of this Agreement shall be resolved through diplomatic channels.

ARTICLE 11

This Agreement shall be amended by mutual consent of the Contracting Parties through exchange of notes, which shall be regarded as the integral part of this Agreement. The exchanged notes shall enter into force according to the same legal procedure prescribed under the first paragraph of Article (12).