Law No. 21 of 1964

Concerning the Unified Law for the Boycott of Israel

We, Abdullah Al-Salem Al-Sabah, the Emir of Kuwait;

Further to a review of the Constitution and the government decree issued on May 26, 1957, related to the boycott of Israeli goods,

The Parliament has passed the law stated below, which we have approved and promulgated.

Article 1

Every natural or legal person is prohibited to enter into an agreement, personally or indirectly, with entities or persons residing in Israel, of Israeli citizenship, or working for or in the interest of Israel, regardless of their domicile, whenever the object of the agreement is to conduct commercial deals, financial transactions or any other dealings, regardless of nature. Corporations and facilities, regardless of nationality, that have interests, branches or general agencies in Israel are considered among the entities and persons covered by the prohibition, in accordance with the preceding item and the decision of the Overseer of Boycott Affairs pursuant to the recommendations of the Conference of Liaison Officers.

Article 2

The entry, exchange or possession of Israeli goods, merchandise and products of all types are prohibited, as well as trading in them in any manner. The prohibition covers financial papers and other Israeli moveable properties in the State of Kuwait.

Goods and merchandise manufactured in Israel or made with Israeli products of any type, regardless of proportion, are considered Israeli, whether imported from Israel directly or indirectly.

Merchandise and products re-shipped from Israel or manufactured outside Israel for export on Israel's behalf, or on behalf of one of the persons or entities stated in Article 1, are considered Israeli goods.
Article 3

In cases defined by the Overseer of Boycott Affairs, the importer shall present a certificate of origin showing the following data:

A. Statement of the country in which the merchandise was manufactured.
B. The manufacturing of the merchandise did not include any material of Israeli manufacture, regardless of proportion.

Article 4

Customs and ports authorities shall take the necessary measures to prevent the exportation of merchandise determined by the Conference of Liaison Officers to foreign countries that have been proven to re-export the merchandise to Israel.

Article 5

The provisions stated in Articles 2, 3 and 4 are applicable to merchandise entering areas considered to be 'free zones' in the State of Kuwait, or are exported from such areas.

These provisions also apply to merchandise unloaded in the State of Kuwait or which transit through the territory of the State of Kuwait and are destined for Israel or a person or entity residing in Israel.

Article 6

Any person contravening the provisions of the first, second or third articles shall be punished [by imprisonment] with hard labor for not less than three years and not more than ten years.

It is possible to impose a penalty not exceeding five thousand Kuwaiti dinars in addition to the sentence of hard labor. If the perpetrator of one of the preceding crimes is a legal person, the penalty shall be applied to the members of the legal person or the person responsible for committing the crimes.
STATE OF NEW YORK  
COUNTY OF NEW YORK  

CERTIFICATION

This is to certify that the attached, to the best of my knowledge and belief, is a true and accurate translation into English of "1964-law," completed on 1/16/2014, originally written in Arabic.

Brett Hyatt  
Senior Account Executive  
The LanguageWorks, Inc.

Sworn to and subscribed before me,  
This Sixteenth day of January, 2014.

MARCEL HENRIQUE VOTLUCKA  
Notary Public, State of New York  
No. 01VO6154182  
Certificate Filed in New York County  
Qualified in Kings County  