

ARTICLE 11

Tariffs

1. The tariffs on any agreed service shall be established at reasonable levels, due regard being paid to all relevant factors, including cost of operation, reasonable profit, characteristics of service (such as standards of speed and accommodation) and the tariffs of other airlines for any part of the specified route. These tariffs shall be determined in accordance with the following provisions of this Article.
2. Each Contracting Party shall permit the designated airline or airlines of either Contracting Party to establish any tariffs referred to in paragraph 1 of this Article individually or at the option of the airline or airlines, through coordination with each other or with other airlines. In order to protect the commercial confidentiality of its information, each designated airline shall be responsible only to its aeronautical authorities for the justification and reasonableness of the tariffs.
3. Each Contracting Party may require the filing with its aeronautical authorities of tariffs to be charged for carriage of traffic to or from its territory. Such filing, if required, shall be made at least thirty (30) days before the proposed date of the introduction of tariffs. An airline which has established tariffs individually, shall, at the time of filing, provide to the other designated airline or airlines copies of the tariffs filed. The aeronautical authorities of a Contracting Party requiring filing of tariffs shall give prompt and sympathetic consideration for short-notice filing, particularly if effected for the purpose of matching tariffs or if tariff changes are related mainly