

- approval, including environmental approval, and the finding of compliance made by the exporting authority with the importing authority's design related operational requirements for civil aeronautical products, for which the exporting authority is the basic type certification authority.
- b) The acceptance by the importing authority of the airworthiness certification, approval, or acceptance of civil aeronautical products that may be exported from the other State, including both new and used products which were designed or manufactured partially or wholly in other States.
 - c) The acceptance by one of the Parties of maintenance or modifications performed under the authority of the other Party on aircraft, or on aircraft engines, propellers, appliances, materials, parts, or components installed or intended to be installed thereon.
 - d) Cooperation and assistance on continued airworthiness of in service aircraft.
 - e) Cooperation, assistance and exchange of information regarding safety and environmental standards and certification systems.

ARTICLE 4

Design Approval

1. If the exporting authority certifies to the importing authority that the type design of a product, or a change to a product type design previously approved by the importing authority, complies with airworthiness and environmental criteria prescribed by the importing authority, the importing authority shall, in finding compliance with its own laws, regulations, standards, and requirements for granting type design approval, give the same validity to the technical evaluations, determinations, tests and inspections made by the exporting authority as if it had made them itself, provided that the certification by the exporting authority was based on an evaluation of the type design using the same certification system it would apply to products designed in its own State.