other Contracting Party and the aeronautical authorities of the Contracting Parties shall endeavour to reach agreement on the appropriate tariff, within a period of sixty (60) days from the date of notification.

4. Whenever in any case the aeronautical authorities of the two Contracting Parties cannot agree upon a tariff the matter shall be pursued through diplomatic channels.

ARTICLE 11

- 1. All accounting between the airlines designated by the Contracting Parties shall be effected in Canadian dollars.
- 2. Each Contracting Party shall exempt from income tax and all other taxes on income imposed by it, all income derived by the designated airline of the other Contracting Party from the operation of the agreed services.
- 3. Each Contracting Party shall provide the airline designated by the other Contracting Party the right to remit to its Head Office the amounts due it in accordance with settlements agreed between the airlines in the currency of its own country at the official rate of exchange.
- 4. These amounts shall be freely transferred and shall not be subject to any charges or restrictions except for the charges normally collected by banks for such operations and for restrictions on import or exchange applicable to all countries in like circumstances for the purpose of safeguarding the external financial position and balance of payments.

ARTICLE 12

- 1. Each Contracting Party shall, on the basis of reciprocity, grant to the designated airline of the other Contracting Party the right to station as representatives in the territory of the other Contracting Party at the points named in the Schedule of Routes citizens of its own country required for the operation of the agreed services. The number of such representatives shall be established by agreement between the designated airlines and shall be subject to the approval of the aeronautical authorities of the Contracting Parties.
- 2. Unless mutually agreed otherwise, the representatives mentioned in paragraph 1 of this Article and also members of the crew of aircraft of the designated airlines shall be citizens of the said Contracting Parties.
- 3. Consistent with the laws and regulations referred to in paragraph 2 of Article 8 of this Agreement each Contracting Party shall, with the minimum of delay, grant the necessary visas to the representatives referred to in paragraph 1 of this Article and members of their families, to crew members of the designated airlines and to officials of the aeronautical authorities of the other Contracting Party.

ARTICLE 13

1. Each Contracting Party shall take all necessary measures for the safety and the effective operation of the agreed services. To this end each Contracting Party shall provide to the designated airline of the other Contracting Party the necessary regular and alternative airports, radio navigation aids, instrument landing aids, radio communications, airport safety services, meteorological and air traffic control services, aeronautical information and other such services.