ARTICLE 6 (Cont'd)

- (5) Each Contracting Party agrees to observe the security provisions required by the other Contracting Party for entry into the territory of that other Contracting Party and to take adequate measures to protect aircraft and to inspect passengers, crew, their carry-on items as well as cargo (including baggage), and aircraft stores prior to and during boarding or loading. Each Contracting Party shall also give positive consideration to any request from the other Contracting Party for special security measures to meet a particular threat.
- (6) When an incident or threat of an incident of unlawful seizure of aircraft or other unlawful acts against the safety of passengers, crew, aircraft, airports and air navigation facilities occurs, the Contracting Parties shall assist each other by facilitating communications and other appropriate measures intended to terminate rapidly and safely such incident or threat thereof, provided that it will not violate the other State's regional sovereignty.
- (7) When a Contracting party has reasonable grounds to believe that the other Contracting Party has departed from the aviation security provisions of this Article, the aeronautical authorities of that Contracting Party may request immediate consultations with the aeronautical authorities of the other Contracting Party. Failure to reach a satisfactory agreement within ninety (90) days from the date of such request shall constitute grounds to withhold, revoke, limit, or impose conditions on the operating authorization or technical permission of an airline or airlines of the other Contracting Party. Such action may be taken beforehand only if required to meet an immediate and extraordinary threat to the safety of passengers, crew, or aircraft.