

3. In respect of an aeronautical product designed or manufactured in its own territory, the exporting authority shall assist the importing authority in establishing procedures deemed necessary by the importing authority for maintaining the continuing airworthiness of such aeronautical product.
4. Each airworthiness authority shall promptly inform the other of all mandatory airworthiness modifications, special inspections, special operating limitations or other actions which it deems necessary for maintaining the continuing airworthiness of relevant aeronautical products designed or manufactured in the territories of the Contracting Parties.

ARTICLE VII

Mutual Cooperation and Assistance

1. In respect of aeronautical products designed or manufactured in its territory, the exporting authority shall on request assist the importing authority in determining whether the design of major changes, or repairs made under the control of the importing authority, comply with the airworthiness and environmental standards under which such aeronautical products were originally approved by the exporting authority.
2. Each airworthiness authority shall apprise the other of all its relevant airworthiness and environmental laws, regulations, standards and requirements, and of its airworthiness and environmental certification system.
3. Each airworthiness authority shall as soon as practicable notify the other of proposed significant revisions to its standards and system for airworthiness and environmental certification or approval; offer the other airworthiness authority an opportunity to comment and give due consideration to the comments made by the other airworthiness authority on the intended revisions.
4. Amendments to certification procedures for aeronautical products covered by this Agreement shall be by agreement in writing between the airworthiness authorities.
5. The airworthiness authorities shall provide to each other such technical evaluation assistance as they agree is appropriate.

ARTICLE VIII

Interpretation

In the case of conflicting interpretations of the airworthiness or environmental criteria, or design-related operational requirements prescribed by the importing authority pertaining to certifications, approvals or acceptances under this Agreement, the interpretation of the importing authority shall prevail.