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- 3. Charges imposed on the airlines of the other Contracting Party shall not be less favourable than the charges imposed on any airline engaged in similar international air services. Reasonable notice and the opportunity for interested parties to comment shall be given prior to changes in user charges.

# **ARTICLE XIX**

### **Applicability to Non-scheduled Flights**

The provisions set out in Articles VI (Application of Laws), VII (Safety 1. Standards, Certificates and Licences), VIII (Aviation Security), IX (Use of Airports and Aviation Facilities), XII (Statistics), XIII (Customs Duties and Other Charges), XV (Sales and Transfer of Funds, XVI (Taxation), XVII (Airline Representatives), XVIII (Ground Handling), and XX (Consultations) of this Agreement shall be applicable also to non-scheduled flights operated by an air carrier of one Contracting Party into or from the territory of the other Contracting Party and to the air carrier operating such flights.

## ARTICLE XX

### Consultations

- In a spirit of close co-operation, the aeronautical authorities of the Contracting 1 Parties shall consult each other from time to time with a view to ensuring the implementation of, and satisfactory compliance with, the provisions of this Agreement and of its Annex.
- 2. Such consultations, which may be through discussion or by correspondence, shall begin within a period of sixty (60) days of the date of receipt of such a request, unless otherwise agreed by the Contracting Parties.

### ARTICLE XXI

### **Modification of Agreement**

If either of the Contracting Parties considers it desirable to modify any provision of this Agreement, it may request consultations with the other Contracting Party. Such consultations, which may be through discussion or by correspondence, shall begin within a period of sixty (60) days from the date of the request. Any modification agreed pursuant to such consultations shall come into force when it has been confirmed by an exchange of diplomatic notes.

#### ARTICLE XXII

#### Settlement of Disputes

1.

If any dispute arises between the Contracting Parties relating to the interpretation or application of this Agreement, the Contracting Parties shall in the first place endeavour to settle it by negotiation.