

## SECTION II

Passenger-combination and/or all-cargo services may be operated on the following routes by the airline or airlines designated by the Government of the Republic of Serbia:

<u>POINTS IN SERBIA</u>	<u>INTERMEDIATE POINTS</u>	<u>POINTS IN CANADA</u>	<u>POINTS BEYOND</u>
Any point or points	Any point or points	Two points to be named by Serbia	Any point or points

Notes:

1. The Contracting Parties confirm that the designated airline or airlines of each Contracting Party may operate scheduled air services on the routes set out in this Annex, in accordance with the notes specified. Points in Canada may be served separately or in combination.
2. Points in Canada may be named on ten (10) days notice to the aeronautical authorities of Canada, and may be subsequently changed on ninety (90) days notice to the aeronautical authorities of Canada or such lesser period as may be accepted by the aeronautical authorities of Canada.
3. Transit and own stopover rights shall be available at Intermediate Points and at Points in Canada. Stopover rights shall not be available at Points in Canada for traffic en route to and from other Points in Canada. Fifth freedom rights may be jointly decided upon between the Contracting Parties.
4. Subject to the regulatory requirements normally applied to such operations by the aeronautical authorities of Canada, each designated airline of Serbia may enter into co-operative arrangements for the purpose of:
  - (a) operating the agreed services on the specified routes by code-sharing (i.e., selling transportation under its own code) on flights operated by the airline or airlines of Canada, Serbia, and/or any third country; and/or
  - (b) carrying traffic under the code of any other airline or airlines where such other airline or airlines have been authorised by the aeronautical authorities of Canada to sell transportation under its own code on flights operated by the designated airline or airlines of Serbia.