

9. The aeronautical authorities of both Contracting Parties shall endeavour to ensure that the tariffs charged and collected conform to the tariffs approved by them and are not subject to rebates.

10. Without prejudice to the application of the provisions of the preceding paragraphs of this Article, the designated airlines shall be allowed to match, on sectors of the agreed services on which they exercise the fifth freedom traffic rights, tariffs applied by the third and fourth freedom airlines on the same sectors. The prices applied by the fifth freedom airlines shall not be lower and the tariff conditions shall not be less restrictive than those of the said third and fourth freedom airlines.

Article 11

1. Each designated airline may engage in the sale of air transportation in the territory of the other Contracting Party directly and, at its discretion through its agents. Each designated airline may sell transportation in the currency of that territory or, subject to the foreign currency laws and regulations of that Contracting Party and at its discretion, in freely convertible currencies of other countries and any person shall be free to purchase such transportation in currencies accepted for sale by that airline.