3. The Contracting Parties may require, for information purposes, the designated airlines to file schedules or timetables with their aeronautical authorities on ten (10) days notice, or such lesser period as those authorities may require, prior to the operation of new or revised services. If a Contracting Party requires filings for information purposes, it shall minimize the administrative burden of filing requirements and procedures on the designated airlines of the other Contracting Party.

ARTICLE 15

Airline Representatives

- 1. Each Contracting Party shall permit:
 - (a) the designated airlines of the other Contracting Party, on the basis of reciprocity, to bring into and to maintain in its territory their representatives and commercial, operational and technical staff as required in connection with the operation of the agreed services; and
 - (b) these staff requirements at the option of the designated airlines of the other Contracting Party, to be satisfied by their own personnel or, by using the services of any other organization, company or airline operating in its territory and authorized to perform such services for other airlines.
- 2. Each Contracting Party shall:
 - (a) with the minimum of delay and consistent with its laws and regulations, grant the necessary employment authorizations, visitor visas or other similar documents to the representatives and staff referred to in paragraph 1 of this Article; and
 - (b) facilitate and expedite the requirement of employment authorizations for personnel performing certain temporary duties not exceeding ninety (90) days.