1. The aeronautical authorities of both Contracting Parties shall provide each other with monthly statements of statistics on a quarterly calender basis, including all information required to determine the amount of traffic (passager and cargo), carried over the routes specified in the Schedule of Routes and the points of embarkation and disembarkation of such traffic on these routes.

2. The details of the statistical data to be provided and the methods by which such data shall be provided by one Contracting Party to the other, shall be agreed upon between the aeronautical authorities and implemented not later than three (3) months after the designated airline of one or both of the Contracting Parties commences operations, in whole or in part, of agreed services.

3. Failure to reach a satisfactory agreement regarding the supply of statistics may, at the discretion of either Contracting Party, constitute grounds for the application of Article XIV or Article XVI of this Agreement.

## ARTICLE XII

1. Each designated airline shall have the right to engage in the sale of air transportation in the territory of the other Contracting Party directly and, in its discretion, through its agents. Such airline shall have the right to sell such transportation, and any person shall be free to purchase such transportation in the currency applicable in each case.

2. Each Contracting Party grants to the airline of the other Contracting Party the right of free transfer of funds obtained in the normal course of its operations. Such transfers shall be effected on the basis of the foreign exchange market rates for current payments prevailing at the time of the transfer and shall be subject only to the respective foreign currency regulations applicable to all countries in like circumstances. The transfer of funds shall not be subject to any charges except those normally collected by banks for such operations.

## ARTICLE XIII

The designated airline of one Contracting Party shall have the right to maintain in the territory of the other Contracting Party its representatives and commercial, operational and technical staff as required in connection with the operation of agreed services. These staff requirement may, at the option of the designated airline, be satisfied by its own personnel or by using the services of any other competent organization, company or airline operating in the territory of the other Contracting Party. Such representatives and staff shall be subject to the laws and regulations in force of the other Contracting Party.