- 2. Each Contracting Party also grants the rights specified in subparagraphs 1(a) and (b) to the other Contracting Party for airlines not designated under Article 3.
- 3. Paragraph I shall not be deemed to confer on a designated airline of one Contracting Party the right to take up, in the territory of the other Contracting Party, passengers and cargo, including mail, carried for remuneration or hire and destined for another point in the territory of that other Contracting Party.

## ARTICLE 3

## Designation

Each Contracting Party shall have the right to designate an airline or airlines to operate the agreed services on the routes specified in this Agreement for that Contracting Party and to withdraw a designation or to substitute another airline for one previously designated. A Contracting Party shall notify the other Contracting Party, by diplomatic note, of any designation, withdrawal or substitution.

## **ARTICLE 4**

## Authorization

- 1. Following receipt of a notice of designation or of substitution pursuant to Article 3, a Contracting Party shall require its aeronautical authorities, consistent with the laws and regulations of that Contracting Party, to issue without undue delay to the airline so designated the required authorizations to operate the agreed services for which that airline has been designated.
- 2. The Contracting Parties confirm that, on receipt of the authorizations, the designated airline may begin at any time to operate the agreed services, in whole or in part, provided that the airline complies with the applicable provisions of this Agreement.