

Annex C

Add the following provisions to ARTICLE X (Airport and Facility Charges) of the Agreement:

3. The designated airline or airlines of each Contracting Party shall be permitted to perform its own ground handling in the territory of the other Contracting Party and, at its option, to have ground handling services provided in whole or in part by its code-share partner(s), that partner's agent or any other agent authorized by the competent authorities of the other Contracting Party to provide such services.

4. The exercise of the rights set forth in paragraph 3 of this Article shall be subject only to physical or operational constraints resulting from considerations of airport safety or security. Any constraints shall be applied uniformly and on terms no less favourable than the most favourable terms available to any airline engaged in similar international air services at the time the constraints are imposed.