ARTICLE IV

Section 1

Any contracting State may by reservation attached to this Agreement at the time of signature or acceptance elect not to grant and receive the rights and obligations of Article I Section 1 and obligations of Article I, Section 1, paragraph (5), and may at any time after acceptance, on six months, notice gives by the contract of the residual and receive the receive the residual and receive the rec after acceptance, on six months' notice given by it to the Council, withdraw itself from such rights and chile time given by it to the Council, withdraw itself from such rights and obligations. Such contracting State may on six months' notice to the Council months' notice to the Council assume or resume, as the case may be, such rights and obligations. No contracting State may and obligations. No contracting State shall be obliged to grant any rights under the said paragraph to any contracting State not bound thereby.

A contracting State which deems that action by another contracting State r this Agreement is consider injuried under this Agreement is causing injustice or hardship to it, may request the Council to examine the situation. Council to examine the situation. The Council shall thereupon inquire into the matter, and shall call the States concerned into consultation. Should such consultation fail to resolve the difficulty, the Council may make appropriate findings and recommendations to the findings and recommendations to the contracting States concerned. If thereafter a contracting State concerned about a contracting State concerned shall in the opinion of the Council unreasonably fail to take suitable corrective fail to take suitable corrective action, the Council may recommend to the Assembly of the above-mentioned Orn, the Council may recommend be be Assembly of the above-mentioned Organization that such contracting State be suspended from its rights and primile suspended from its rights and privileges under this Agreement until such action has been taken. The Assembly by has been taken. The Assembly by a two-thirds vote may so suspend such contracting State for such period of the tracting State for such period of time as it may deem proper or until the Council shall find that corrective action has a shall find that corrective action has been taken by such State.

If any disagreement between two or more contracting States relating to the repretation or application of this Agreement States relating to the repretation of application of this Agreement States relating to the repretation of the Agreement States relating to the representation of the states are relating to the representation of the states are relating to the states are interpretation or application of this Agreement cannot be settled by negotiation, the provisions of Chapter XVIII of the the provisions of Chapter XVIII of the above-mentioned Convention shall be applicable in the same manner as provided to the above-mentioned Convention any distance to the same manner as provided to the same manner as applicable in the same manner as provided therein with reference to any disagreement relating to the interpretation agreement relating to the interpretation or application of the above-mentioned Convention.

This Agreement shall remain in force as long as the above-mentioned Convention; provided, however, that any contracting State, a party to the present Agreement, may denounce it on one year's rational State, a party to the Government of the United State. Agreement, may denounce it on one year's notice given by it to the Government of the United States of America, which shall states of the United States of America, which shall states of the United States of America, which shall states of the United States of the of the United States of America, which shall at once inform all other contracting.
States of such notice and withdrawal

Pending the coming into force of the above-mentioned Convention, and serve to it herein other than those serve above-mentioned Section 3, and serve the VII shall be served to the section 3, and serve the server to the server t references to it herein other than those contained in Article IV, Section 3, and Article VII shall be deemed to be referenced in Article IV, Section 7, and national Civil A. Article VII shall be deemed to be references to the Interim Agreement on references to the Interim Agreement and the national Civil Aviation drawn up at Chicago on December 7, 1944; and the council shall be deemed to be references to the Interim Agreement on references to the International Civil Aviation on December 7, 1944; and the Council shall be considered as a contained in Article 1v, but and references to the International Civil Aviation on December 7, 1944; and the Council shall be contained in Article 1v, but and references to the International Civil Aviation on December 7, 1944; and the Council shall be contained in Article 1v, but and references to the International Civil Aviation on December 7, 1944; and the Civil Aviation of the Council shall be contained in Article 1v, but and references to the International Civil Aviation on December 7, 1944; and the Civil Aviation of the Council shall be contained in Article 1v, but and the council shall be conta ences to the International Civil Aviation Organization. The Assembly, and the Council shall be deemed to be references to the Provisional International Civil Aviation Organization, the Assembly, and Civil Aviation Organization, the Interim Assembly. Aviation Organization, the Interim Assembly, and the Interim Council, respectively.

For the purposes of this Agreement, "territory" shall be defined as in Article 2 of the above-mentioned Convention.