

7. The provisions of paragraph 6 of this Article shall
- (a) not affect the ability of a designated airline to change aircraft in the territory of the Contracting Party designating that airline;
 - (b) not preclude a designated airline authorized to provide air services on the routes specified in this Agreement, subject to the regulatory requirements normally applied by the aeronautical authorities to such joint operations, from blocking space and selling transportation under its own code on flights of any other airline also authorized to provide such services.