## ment between them adopIX anitraA for the filing and establishment

(1) If either of the contracting parties considers it desirable to modify any provision of this Agreement such modification, if agreed between the contracting parties, shall come into effect when confirmed by an Exchange of Notes.

(2) In the event of the conclusion of any general multilateral convention concerning air transport by which both contracting parties become bound, this Agreement shall be amended so as to conform with the provisions of such convention to the extent necessary to so conform.

## The aeronautical authorities of IIX albitrations contracting party shall supply

Either contracting party may at any time give notice to the other if it desires to terminate this Agreement. Such notice shall be simultaneously communicated to the International Civil Aviation Organization. If such notice is given, this Agreement shall terminate twelve (12) months after the date of receipt of the notice by the other contracting party, unless the notice to terminate is withdrawn by agreement before the expiry of this period. In the absence of acknowledgement of receipt by the other contracting party, notice shall be deemed to have been received fourteen (14) days after the receipt of the notice by the International Civil Aviation Organization.

## Decide as may be agreed by ARTICLE XIII

This Agreement and any Exchange of Notes in accordance with Article XI shall be registered by either the Government of Canada or the Government of Mexico with the International Civil Aviation Organization.

a the first place endeavour to settle it by negotiation between themselves.

(a) it shall be submitted to a tribunal of three arbitrators, one to be (a) it shall be submitted to a tribunal of three arbitrators, one to be (b) and (b) each contracting party, and the third, who will act as sochosen, provided that such third arbitrator shall act be a national of either contracting party. Each of the contracting parties shall arbitration of a dispute, and the shird arbitrator shall act be a national arbitration of a dispute, and the shird arbitrator shall be accessing arbitration of a dispute, and the shird arbitrator shall be accessing arbitration of a dispute, and the shird arbitrator shall be accessing arbitration of a dispute, and the shird arbitrator shall be access arbitration of a dispute, and the shird arbitrator shall be access arbitration of a dispute, and the shird arbitrator shall be access arbitration of a dispute, and the shird arbitrator shall be access arbitration of a dispute, and the shird arbitrator shall be access arbitration of a dispute, and the shird arbitrator shall be access arbitration of a dispute, and the shird arbitrator shall be access arbitrator is not agreed upon, within the time limitation indicated, arbitrator is not agreed upon, within the time limitation indicated, at panel or arbitrat personnel maintained in accordance with the a panel or arbitral personnel maintained in accordance with the with any decision given under this Article. A molety of the expenses with any decision given under this Article, A molety of the expenses

(3) If and so long as either contracting party of a designated airline of either contracting party fails to comply with a decision given under parts staph (2) of this Article, the other contracting party may limit, withhold or sevence any rights or privileges which it has tranted by virtue of this Acceleration to the contracting party in default or to be designated minine or entimes of that contracting party for to the designated airline in default.