- 7. Subject to Article 3 above, the airlines designated by each contracting party shall enjoy, while operating an agreed service on a specified route, the following privileges:
- (a) to fiy without landing across the territory of the other contracting party;
  - (b) to make stops in the said territory for non-traffic purposes.
- 8. Tariffs to be charged by the designated airlines referred to in this Annex shall be agreed in the first instance between them, having due regard to the rates fixed by any Tariff Conference of airlines operating in the area. Any tariff so agreed will be subject to the approval of the competent aeronautical authorities of the contracting parties. In the event of disagreement between the airlines, the competent aeronautical authorities of the contracting parties shall endeavour to reach an agreement. Should the competent aeronautical authorities or subsequently the contracting parties themselves fail to agree, the matter in dispute will be referred to arbitration as provided for in Article VI of this Agreement.

If you are agreeable to this proposal, it is suggested that this note and your reply should constitute an exchange of notes amending the Annex of the Agreement as above set forth.

Accept, Excellency, the renewed assurance of my highest consideration.

nonnead & raupradme no reupradeb thermon W. F. A. TURGEON.

trafic international, des passagers, des marchandises et du courrier, sur

The Minister for External Affairs of Ireland to the Ambassador Extraordinary and Plenipotentiary of Canada

## ROINN GNOTHAI EACHTRACHA

DEPARTMENT OF EXTERNAL AFFAIRS

eb noitatiolexel mon thouse should sense Dublin, July 9, 1951.

EXCELLENCY, brook insent of their schemes as to sagargate its asset

I have the honour to acknowledge receipt of Your Excellency's Note of 9th July, 1951, in which you propose that the Annex to the Agreement for Air Services, signed in Dublin on the 8th August, 1947, should be amended to read as follows:—

(See note I)

educated and ...... Article VI of this Agreement.

I have the honour to inform you that this proposal is acceptable to my Government, and that they accept, also, your suggestion that Your Excellency's Note and this reply should constitute an amendment of the Annex to the Agreement as above set forth.

Accept, Excellency, the renewed assurance of my highest consideration.