- d) what administrative (support staff and security) measures are envisaged by ICAO to ensure that all organization aspects will work properly;
- e) a confirmation of sufficient insurance coverage.
- 3. When the meetings envisaged in subparagraph (ii) are being considered by ICAO, that is before the conclusion of any contract with a third party, ICAO shall seek in writing Canada's concurrence by communicating with the above official from DPWGS. The ICAO communication shall cover the same points as above, if possible, otherwise the information sought in a) to e) shall be transmitted to Canada as soon as available. The Canadian response shall be sent back to the Chief, Conference Services, acting as ICAO representative. Furthermore, the Parties agree to share on a 50%/50% basis any net income created by the rental activities covered by this subparagraph (ii) of Article V.1c).
- 4. Using the above channel of communication, ICAO shall swiftly inform Canada of any cancellation, or other change in plans further to a notification pursuant to subparagraph (i) or to a request for concurrence as per subparagraph (ii).

If you are agreeable to the above, I would appreciate your confirmation in writing. This letter and your positive reply will then constitute the subsidiary arrangement referred to in Article V 1.c) (i) and (ii).

Yours sincerely,

Ghislaine Richard