

aeronautical products exported from the territory of the other Contracting Party, including both new and used aeronautical products designed or manufactured partially or wholly in other States;

- (c) the acceptance by one airworthiness authority of maintenance, alterations or modifications performed under the authority of the other airworthiness authority on aircraft, or on aircraft engines, propellers, appliances, materials, parts or components installed or suitable for installation in civil aircraft;
- (d) cooperation and assistance with respect to maintaining the continuing airworthiness of in-service aircraft;
- (e) exchange of information regarding environmental standards and certification systems;
- (f) cooperation in providing technical evaluations and assistance.

ARTICLE III

Acceptance of the Type Design Approval

1. If the exporting authority, applying its own certification system, certifies to the importing authority that the type design of an aeronautical product, or a change to an aeronautical product type design previously approved by the importing authority, complies with airworthiness and environmental criteria prescribed by the importing authority, the importing authority shall, in establishing compliance with its own laws, regulations, standards and requirements for granting type design approval, give the same validity to the technical evaluations, determinations, tests and inspections made by the exporting authority as if it had made them itself.
2. The importing authority shall prescribe the airworthiness and environmental criteria for the type design approval of any aeronautical product, in terms of the laws, regulations, standards, requirements and certification system of the exporting authority together with any additional technical conditions it deems necessary.
3. The exporting authority shall assist the importing authority to become familiar with the aeronautical product to be imported and with the laws, regulations, standards, requirements and certification system applied by the exporting authority.
4. Notwithstanding paragraph 2., the importing authority may prescribe additional technical conditions to ensure that the aeronautical product meets the airworthiness and environmental standards equivalent to those which would be required for a similar aeronautical product designed or manufactured in the territory of the importing Party at the time of first application.
5. As soon as practicable after it has become familiar with the design of an aeronautical product, the importing authority shall notify the exporting authority of its requirements concerning airworthiness and environmental criteria for type design approval.
6. On request from the exporting authority, the importing authority shall promptly advise the exporting authority of its current design-related operational requirements.