As regards the provision of logistics support, each party shall provide, upon request and subject to availability, food, water, billeting, transportation, petroleum, oil, lubricants, clothing, communication services, medical services, ammunition, storage services, training services, contracting and related services, repair and maintenance services, spare parts and components, access to and use of facilities, base operations support (including construction incident thereto), airfield and port services, as reflected in written arrangements between our national defense organizations. Payment, if required, for the provision of such logistics support, shall be calculated upon such terms as are most favorable under the national laws of the providing Party.

In order for this Agreement to apply to written arrangements between our national defense organizations, it must be explicitly invoked by or for that arrangement.

Any dispute regarding the interpretation or application of this Agreement shall be resolved by consultation between the Parties and shall not be referred to a national or international tribunal or third party for resolution or settlement.

Any dispute regarding the interpretation or implementation of any written arrangements so concluded by our national defense organizations