restrictive than the tariffs of any scheduled airline of the other Contracting Party. In all cases of matching, tariff filing shall include satisfactory evidence of the availability of the tariffs which are being matched and of the consistency of matching with the requirements of this Article.

- 9. The aeronautical authorities of both Contracting Parties shall endeavour to ensure that:
 - (a) the tariffs charged and collected conform to the tariffs accepted or approved by both aeronautical authorities; and
 - (b) no airline rebates any portion of such tariffs by any means.

ARTICLE XV

Sales and Transfer of Funds

- Each Contracting Party grants to the designated airline of the other
 Contracting Party the right to engage in the sale of air transportation in its
 territory directly and, at the airline's discretion, through its agents. Each
 airline shall have the right to sell such transportation, and any person shall
 be free to purchase such transportation in the currency of that territory or,
 subject to the national laws and regulations, in freely convertible currencies
 of other countries.
- To the extent permitted by national laws and on a non-discriminatory basis, each designated airline shall have the right to convert and remit to its country, on demand, funds obtained in the normal course of its operations, and such conversion and remittance shall be permitted without restrictions.

ARTICLE XVI

Taxation

The Contracting Parties shall act in accordance with the provisions of Article VIII of the Agreement between the Government of Canada and the Government of Malaysia for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income, signed at Ottawa on October 15, 1976, and any amendments thereto, in respect of the operation of aircraft in international traffic.

ARTICLE XVII

Airline Representatives

1. The designated airline or airlines of one Contracting Party shall be allowed,