

4. Each Contracting Party shall encourage consultations between the competent charging authorities or bodies in its territory and the airlines or their representative bodies using the services and facilities, and shall encourage the competent charging authorities or bodies to provide each airport user, or the representatives or associations of airport users, with information on the components serving as a basis for determining the system or the level of all charges levied at each airport by the airport managing bodies as such information may be necessary to permit an accurate review of the reasonableness of the charges in accordance with the principles of paragraphs 1 and 2 of this Article. Each Contracting Party shall encourage the competent charging authorities or bodies to provide users with reasonable notice of any proposal for changes in user charges to enable those authorities to consider the views expressed by the users before changes are made.

5. A Contracting Party shall not be held, in dispute resolution procedures pursuant to Article 22 (Settlement of Disputes), to be in breach of a provision of this Article, unless (a) it fails to undertake a review of the charge or practice that is the subject of complaint by the other Contracting Party within a reasonable amount of time; or (b) following such a review it fails to take all steps within its power to remedy any charge or practice that is inconsistent with this Article.

ARTICLE 14

Capacity

1. Each Contracting Party shall allow a fair and equal opportunity for the designated airlines of the other Contracting Party to provide the agreed services on the routes specified in this Agreement.

2. Within the capacity entitlements set out in the Annex, a Contracting Party shall not unilaterally limit the volume of traffic, frequency or regularity of service, or the size of aircraft operated by the designated airline of the other Contracting Party, except as may be required for customs and other government inspection services, technical, or operational reasons under uniform conditions consistent with Article 15 of the Convention.

3. Temporary increases to capacity to be provided on the agreed services in excess of the entitlements set out in this Agreement may from time to time be agreed between the Contracting Parties.

4. Temporary increases to capacity established in accordance with the provisions of paragraph 3 of this Article shall not constitute a change in capacity entitlement. Any change to capacity entitlements shall be agreed between the Contracting Parties.