

- (2) that upon establishment of a route between Antigua and Toronto pursuant to an Air Transport Agreement between Canada and the Government responsible for civil aviation in Antigua, the authorization granted by Canada will be reviewed by the Government of Canada; and
- (3) that upon designation by the authority responsible for civil aviation in Antigua of an airline other than the designated airline of Trinidad and Tobago to carry traffic between Antigua and Toronto the authorisation granted by Canada may be terminated by the Government of Canada when the designated airline having received a license to operate gives notice of the date of commencement of operations.

C. An airline designated by the Government of Canada will be authorized by the Government of Trinidad and Tobago to carry traffic between Barbados and Port of Spain for the period during which the designated airline of Trinidad and Tobago is authorized to carry traffic between Barbados and Toronto. An airline designated by the Government of Canada will be authorized by the Government of Trinidad and Tobago to carry traffic between Antigua and Port of Spain for the period during which the designated airline of Trinidad and Tobago is authorized to carry traffic between Antigua and Toronto.

D. Termination of any authorization pursuant to the provisions of paragraphs A, B, and C hereof permitting such termination shall be effective not less than six months after notice of such termination has been given in writing by the terminating Government to the other Government. Termination shall not in any event be effective prior to the actual commencement of operations of the airline designated by Barbados or Antigua. Insofar as A-3 and B-3 are concerned, if three months prior to the date of termination of service by the designated airline of Trinidad and Tobago there is sufficient evidence that the airline designated by Barbados or Antigua does not intend to commence operations on the date proposed, the Government of Canada will extend the authority of the designated airline of Trinidad and Tobago for a period of not less than three months.

I have the honour to propose that, if the foregoing is acceptable to your Government, this Note, which is authentic in English and in French, and your reply to that effect shall constitute an Agreement between our two Governments which shall enter into force on the date of your reply. Subject to the provisions in the foregoing paragraphs concerning termination of authorisations, this Agreement shall remain in force for as long as the Air Transport Agreement concluded today between our two Governments is in force unless terminated by either Government upon one year's written notice to the other.

Accept, Sir, the assurances of my highest consideration.

G.A. RAU
High Commissioner for Canada.

The Hon. F.C. Prevatt,
Minister of External Affairs,
Port of Spain,
Trinidad and Tobago.