ARTICLE 19

Applicability to Charter/Non-scheduled Flights

1. The provisions set out in Articles 6 (Application of Laws), 7 (Safety Standards, Certificates and Licences), 8 (Aviation Security), 9 (Customs Duties and Other Charges), 10 (Statistics), 12 (Availability of Airports and Aviation Facilities and Services), 13 (Charges for Airports and Aviation Facilities and Services), 15 (Airline Representatives), 16 (Ground Handling), 17 (Sales and Transfer of Funds), 18 (Taxation), and 20 (Consultations) of this Agreement apply as well to charters and other non-scheduled flights operated by the air carriers of a Party into or from the territory of the other Party, and to the air carriers operating those flights.

2. The provisions of paragraph 1 of this Article do not affect national laws and regulations governing the authorization of charters or non-scheduled flights or the conduct of air carriers or other parties involved in the organization of those operations.

ARTICLE 20

Consultations

A Party may at any time request, through diplomatic channels, consultations on the implementation, interpretation, application or amendment of this Agreement or compliance with this Agreement. Those consultations, which may be between aeronautical authorities of the Parties, shall begin within a period of sixty (60) days from the date the other Party receives a written request, unless otherwise mutually determined by the Parties, or unless otherwise provided in this Agreement.

ARTICLE 21

Amendment

Any amendment to this Agreement mutually determined pursuant to consultations held in conformity with Article 20 of this Agreement shall come into force on the date of the last written notification, through diplomatic channels, by which the Parties have notified each other that all necessary internal procedures for entry into force of the amendment have been completed.