CANADA

TREATY SERIES, 1948

No. 14

AGREEMENT

BETWEEN

CANADA AND THE NETHERLANDS

For the purpose of FOR shing the air services therein described

AIR SERVICES

BETWEEN

THE TWO COUNTRIES

Signed at Ottawa, June 2, 1948

(Together with an Exchange of Notes)

Effective June 2, 1948



OTTAWA EDMOND CLOUTIER, C.M.G., B.A., L.Ph., KING'S PRINTER AND CONTROLLER OF STATIONERY

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TREATY SERIES, 1948

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CANADA AND THE NETHERLANDS TO SELECTE

AIR SERVICES

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Effective June 2, 1948



EDMOND CLOUTER, C.M.C., B.A. FING'S PRINTER AND CONTROLLER OF

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Signed at Ottawa, June 2, 1948

The Government of Canada and the Government of The Netnerlands (hereinafter called the contracting parties) having ratified the Convention on International Civil Aviation signed at Chicago on December 7, 1944, and desirlands, agree as follows:—

ARTICLE I The Government of Canada and the Government of The Netherlands

Each contracting party grants to the other the rights specified in the Annex to this Agreement for the purpose of establishing the air services therein described (hereinafter called the agreed services). Such services may be inaugurated in the services may be inaugurated in the services may be inaugurated in the services may be inaugurated. inmediately or at a later date at the option of the contracting party to whom the rights are granted.

(b) In the event of the control is alora As failing to reach a settlement listing. Subject to Articles III, V and VI of this Agreement, each of the agreed Subject to Articles III, V and VI of this Agreement, each of the services may be put into operation as soon as the contracting party to whom the right of the designated an airline or airlines (hereinafter the rights have been granted has designated an airline or airlines (hereinafter rights have been granted has designated an airline or airlines (necessary) the designated airlines) for the operation of the agreed services. The designated airlines of the agreed services are the designated airlines of the agreed services. The designated airlines of the agreed services are the designated airlines of the agreed services. contracting party granting the rights shall, subject to Articles III, V and VI of permission to be bound to grant without delay the appropriate operating

such tribunal, to the Con III alorra d organization. Each of the designated airlines may be required to satisfy the competent Each of the designated airlines may be required to satisfy the compaction authorities of the other contracting party that it is qualified to the laws and regulations normally applied the designated and the designated and the contracting party that it is quantified the conditions prescribed under the laws and regulations normally applied those conditions prescribed under the laws and regulations normally applied the conditions prescribed under the laws and regulations normally applied to the designated and the contracting party that it is quantified to the designated and the contracting party that it is quantified to the conditions prescribed under the laws and regulations normally applied to the conditions prescribed under the laws and regulations normally applied to the conditions prescribed under the laws and regulations in the conditions prescribed under the laws are conditions. the conditions prescribed under the laws and regulations normany approach those authorities to the operations of international commercial air services.

ARTICLE IV OF TOWNS OF THE PROPERTY OF THE PRO Each contracting party shall grant to the designated airlines of the other Each contracting party shall grant to the designated airlines of the characting party treatment not less favourable than it grants to its own interhational airlines in the application of its customs, immigration, quarantine and imilar regulations. regulations, which aver south was the event white appropriate of southern and allerts conformations. Identify a part of southern and allerts conformations and allerts conformations and allerts conformations.

Companies ad allies opiton done of the International V arricle Vicentian and the International V arricle Vicentian or the International V arricle Vicentian or the International Vicentian Notwithstanding the other provisions of this Agreement, if either contracting is not not an actual apparation and effective control of a Notwithstanding the other provisions of this Agreement, if either contracting is not satisfied that substantial ownership and effective control of a stignated stignated stignals of the other contracting party, such are vested in nationals of the other conferred under this Intracting party may withhold or revoke the rights conferred under this for such siding to operate the agreed services. party may withhold or revoke the rights conferred and specific party may withhold or revoke the rights conferred and specific party may withhold or revoke the rights conferred and specific party may withhold or revoke the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights conferred and specific party may be a specific party of the rights of the rights conferred and specific party of the rights conferred and specific party of the rights of the rights conferred and specific party of the rights of t

ARTICLE VI

Each contracting party reserves the right to withhold or revoke rights conferred under this Agreement for the operation of the agreed services by any designated airline of the other contracting party in case of failure by such airline to comply with the law contracting party in case of failure by airline to comply with the laws and regulations of the first contracting party or otherwise to fulfil the or otherwise to fulfil the conditions under which the rights are granted in accordance with this Agreement accordance with this Agreement.

le Government of Canadilly sigiral overnment of The Netherlands If either of the contracting parties considers it desirable to modify any provision of this Agreement or its Annex, it shall notify the other contracting party of the desired modification and such modification may be made by direct agreement between the competent contracting parties considers it desirable to modify the other contracting parties considers it desirable to modify the other contracting parties considers it desirable to modify the other contracting parties considers it desirable to modify the other contracting parties considers it desirable to modify the other contracting parties considers it desirable to modify the other contracting parties considers in the contracting parties c agreement between the competent aeronautical authorities of both contracting parties to be confirmed by evaluation and such modification may be made by distinguishing parties to be confirmed by evaluation and such modification may be made by distinguishing the such as a such parties to be confirmed by exchange of notes between the contracting parties.

- ach contracting party grant IIIV ALDITAR the rights specified in the Annex (a) If any dispute arises between the contracting parties relating to the interpretation or application of this Agreement or of its Annex, the contracting parties shall in the first place endeavour parties shall in the first place endeavour to settle it by negotiation between themselves.
- (b) In the event of the contracting parties failing to reach a settlement by

(1) they may agree to refer the dispute for decision to an Arbitral Tribunal appointed by agreement between the appointed by agreement between them, or to some other person or body, or

- (2) if they do not so agree or if having agreed to refer the dispute to an Arbitral Tribunal, they cannot reach an agreement as to its composition, either contracting party may submit the either contracting party may submit the dispute for a decision to shed tribunal competent to decide it which may hereafter be established within the International Civil Agriction within the International Civil Aviation Organization or, if there is no such tribunal, to the Council of the said
- (c) The contracting parties undertake to comply with any decision $g^{ive^{j}}$ er paragraph (b) above. under paragraph (b) above.

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In the event of the open of the country of th In the event of the conclusion of any general multilateral convention air transport to which both contracts concerning air transport to which both contracting parties adhere, this Agreement shall be reviewed in consideration of the ment shall be reviewed in consideration of the provisions of such Convention. intracting party shall grant to the designated airlines of the other

ARTICLE X

Either contracting party may at any time give notice to the other if the desires to terminate this Agreement C. I will also be a supply to the other in the other i desires to terminate this Agreement. Such notice shall be simultaneously communicated to the International Civil Arrivation of the simultaneously at the s communicated to the International Civil Aviation Organization. If such notice is given, the Agreement will terminate trick to the International Civil Aviation Organization. is given, the Agreement will terminate twelve (12) months after the date receipt of the notice by the other contracting parts. receipt of the notice by the other contracting party, unless the notice to terminate is withdrawn by agreement before the appropriate the appropriate to the other contracting party. is withdrawn by agreement before the expiry of this period. In the absence be acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party, unless the notice to termino of acknowledgement of receipt by the other contracting party. acknowledgement of receipt by the other contracting party, notice by the International Description of the International Description deemed to have been received fourteen (14) days after the receipt of the notice by the International Civil Aviation Organization

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This Agreement and all contracts connected therewith shall be registered by the Government of Canada with the International Civil Aviation Organization.

(b) In the application of the IIX JIJITAA of in paragraph (a) above:

This Agreement shall come into force on the date of signature.

IN WITNESS WHEREOF the undersigned, duly authorized thereto, have signed this Agreement in duplicate at Ottawa this 2nd day of June, 1948.

For the Government of Canada: LIONEL CHEVRIER

For the Government of The Netherlands:

J. H. VAN ROYEN bus in account of the special position of other air line operates, after the plant in the property of the States between above in south as they air varyous the whole or hart of the agreed contractors.

ANNEX ME South State of the Annex of the Herit South A sint (a) TO THE AIR AGREEMENT BETWEEN CANADA AND THE NETHERLANDS

- 1. The designated airline of the Government of Canada is granted the in The designated airline of the Netherlands without landing, to land in The Netherlands for non-traffic purposes, and to put down and take on passengers, mail and cargo at any airport in the territory of The Netherlands in
- Canada via intermediate points to any airport open for International traffic in 2. The route to be operated by the designated airline of Canada shall be the territory of The Netherlands in Europe.
- 3. Trans-Canada Airlines Limited, shall for the operation of these services be deemed to be qualified to fulfil the conditions referred to in Article III of this
- the 4. The designated airline of the Government of The Netherlands is granted Canada for the Service of Canada without landing, to land in Canada for non-traffic purposes, and to put down and take on passengers, mail, and cargo at Montreal or such other airport as the Government of Canada may designate.
- 5. The routes to be operated by the designated airline of The Netherlands
- other airport as the Government of Canada may designate, and points in (1) Curacao to Mexico City via intermediate points to Montreal, or such countries beyond in both directions.
- (2) The Netherlands via intermediate points to Montreal, or such other airport as the Government of Canada may designate to points in countries beyond in both directions.
- these Services, be deemed to be qualified to fulfil the conditions referred to in 6. Koninklyke Luchtvaart Maatschappy N.V. shall, for the operation of Article III of this Agreement.

- 7. (a) The capacity provided by the designated airlines of a party to this Agreement, together with the capacity provided by the designated airlines of the other party, shall be maintained in reasonable relationship to the requirements of the public for air transportation on the agreed routes.
 - (b) In the application of the principle stated in paragraph (a) above:
 - (i) the air services provided by a designated airline under this Agreement shall have as their primary objective the provision, at a reasonable load factor, of capacity adequate to the current and reasonably anticipated requirements of that airline for the carriage of international air traffic originating in or destined for the territory of the party designating the airline;
- (ii) the capacity provided under subparagraph (i) may be augmented by complementary capacity adequate for the carriage of international air traffic both originating at and destined for points on the agreed routes in the territories of States other than that designating the airline. Such additional complementary capacity shall be related to the traffic requirements of the areas through which the airline operates, after taking account of the special position of other air services established by air lines of the States referred to above in so far as they are carrying, on the whole or part of the agreed routes, international air traffic originating in or destined for their territories.
- (c) This Article shall not be interpreted to require changes in capacity more frequently in point of time, nor at a larger number of points along a route, than is consistent with sound operating practices of international air services.
- 8. Tariffs to be charged by the designated airlines shall be agreed in the first instance between them having due regard to the rates fixed by any tariff Conference of airlines operating in the area. Any tariff so agreed will be subject to the approval of the competent aeronautical authorities of the contracting parties. In the event of disagreement between the designated airlines, the competent aeronautical authorities of the contracting parties shall endeavour to reach an Agreement. Should the competent aeronautical authorities, or, subsequently, the contracting parties themselves, fail to agree, the matter in dispute will be referred to arbitration as provided for in Article VIII of this Agreement.

APPENDIX



EXCHANGE OF NOTES (JUNE 2, 1948) BETWEEN CANADA AND THE NETHERLANDS RELATING TO THE AGREEMENT FOR AIR SERVICES BETWEEN THE TWO COUNTRIES SIGNED AT

The Secretary of State for External Affairs to the Ambassador of The Netherlands to Canada

DEPARTMENT OF EXTERNAL AFFAIRS

No. 41

No. 2109

OTTAWA, June 2, 1948.

EXCELLENCY,

I have the honour to refer to the Agreement for Air Services between Canada and the Netherlands signed at Ottawa on June 2nd, 1948.

In connection with the Annex to this Agreement, it is the understanding of In connection with the Annex to this Agreement, it is the understanding of the convergence of notes between the contracting parties with regard to each route, an exchange of notes between the contracting parties stipulating the date from which those rights will be effective has taken place.

If this understanding is acceptable to your Government, this note and your The this understanding is acceptable to your Government, this note that the two Government shall be regarded as constituting an agreement between the two

Accept, Excellency, the renewed assurances of my highest consideration.

LIONEL CHEVRIER for Secretary of State for External Affairs

The Ambassador of The Netherlands to Canada to the Secretary of State for External Affairs

NETHERLANDS EMBASSY

OTTAWA, June 2, 1948.

SIR,

I have the honour to acknowledge receipt of your note of today's date, reading as follows:

"In connection with the Annex of this Agreement, it is the understanding of my Government that the right to put down and take on passengers, mail and cargo coming from or destined for third countries shall not be exercised until with regard to each route an exchange of notes between the contracting parties stipulating the date from which those rights will be effective has

If this understanding is acceptable to your Government, this note and your reply thereto shall be regarded as constituting an agreement between the two Governments on this matter."

I have the honour to inform you that the understanding set forth in the foregoing note is acceptable to my Government.

Accept, Sir, the renewed assurances of my highest consideration.

J. H. VAN ROYEN

APPENDIX

ACHANGE OF NOTES (JUNE 2, 1948) BETWEEN CANADA AND THE NETHERLANDS RELATING TO THE ACHEMIENT FOR ASSERVICES BETWEEN THE TWO COUNTRIES SIGNED AT OTTAWA, JUNE 2, 1948.

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NETHERLANDS EMBASSY

OTTAWA, June 2, 1948.

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In connection with the Annex of this Agreement, it is the understanding and Government that the right to put down and take on passengers, mail the range coming from or destined for third countries shall not be exercised to the with regard to each route an exchange of notes between the contracting action at the countries at the contracting action at the case from which those rights will be effective has a second place.

and this understanding is acceptable to your Government, this note your reply thereto shall be regarded as constituting an agreement who two Governments on this matter."

the honour to inform you that the understanding set forth in the long note is acceptable to my Government.

ept, Sir, the renewed assurances of my highest consideration.

J. H. VAN ROYEN