- (9) The aeronautical authority of one contracting party may, with the consent of the aeronautical authority of the other contracting party, at any time require the designated airline to file a new or amended tariff of fares and rates on the agreed services, and the provisions of this Section shall apply thereto as if it were a first tariff.
- (10) Notwithstanding the provisions of paragraphs (2) and (7) the designated airline of one contracting party, while operating the agreed services, shall not carry or offer to carry passengers or cargo from or to a place in the territory of the other contracting party at fares or rates other than those approved by such other contracting party. If carriage is performed or is to be performed partly by air and partly by an operator of a surface transport the air portion of the through fare shall be subject to the approval of the aforementioned aeronautical authorities who may require the designated airline to file such information as may be necessary to determine the air portion of the through fare.

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