EXCHANGE OF NOTES CONSTITUTING A TEMPORARY AIR ARRANGEMENT BETWEEN THE REPUBLIC OF THE PHILIPPINES AND DENMARK

Note: The Agreement entered into force, October 20, 1954.

Reference: This Agreement is also published in 216 UNTS, p. 3.

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The Department of Foreign Affairs presents its compliments to the Royal Danish Consulate and has the honor to refer to the Consulate's Note dated July 1, 1954 informing the Department of the desire of the Government of Denmark to conclude an agreement relating to air transport services with the Government of the Republic of the Philippines and, pending the conclusion of such agreement, to secure temporary authorization for the airline to be designated by it under the designation of Scandinavian Airlines System (SAS) to exercise full traffic rights in Manila on the route Denmark via intermediate points to Manila and beyond in both directions.

The Department is pleased to inform the Consulate that the Philippine Government is agreeable to grant to the airline to be designated by the Government of Denmark temporary authorization with full traffic rights in Manila, subject to the following terms and conditions:

- 1. That the temporary authorization hereby granted shall be revocable at any time at the pleasure of the Philippine Government;
- 2. That a service of not more than two frequencies a week in either direction shall be operated on the following route: Denmark via intermediate points to Manila and beyond in both directions;
- 3. That no traffic right shall be exercised by the designated airline of Denmark on the above mentioned route between Manila and Bangkok and between Manila and Tokyo in both directions;
- 4. That as soon as the Philippine Air Lines, Inc. operates flights to any point within Asia and Far East region or to any point previously served by it before the curtailment of its international air services, no traffic right shall be exercised by the Danish designated airline to any such point or points in respect of Manila;
- 5. That the air service shall be operated in accordance with the rules and regulations promulgated by the Philippine Civil Aeronautics Board and the Philippine Aeronautics Administration and that the rates to be charged in respect of Manila shall be those approved by the Philippine Civil Aeronautics Board;
- 6. That the Philippine law and regulations as to the admission to and departure from Philippine territory of passengers, crew, or cargo, such as those relating to entry, clearance, immigration, passports, customs, and quarantine shall be complied with upon entrance into or departure from or while within Philippine territory;