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New Zealand and Israel

Air Services Agreement between the Government of New Zealand and the Government of the State of Israel (with annex). Jerusalem, 30 October 2017

Entry into force: 2 July 2018 by notification, in accordance with article 17

Authentic texts: English and Hebrew

Registration with the Secretariat of the United Nations: New Zealand, 10 January 2019

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Nouvelle-Zélande et Israël

Accord relatif aux services aériens entre le Gouvernement de la Nouvelle-Zélande et le Gouvernement de l'État d'Israël (avec annexe). Jérusalem, 30 octobre 2017

Entrée en vigueur : 2 juillet 2018 par notification, conformément à l'article 17

Textes authentiques: anglais et hébreu

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[ENGLISH TEXT – TEXTE ANGLAIS]

Air Services Agreement

between

the Government of New Zealand

and

the Government of the State of Isreal

The Government of New Zealand and the Government of the State of Israel (hereinafter, "the Parties");

Desiring to promote an international aviation system based on competition among airlines in the marketplace with minimum government interference and regulation;

Desiring to facilitate the expansion of international air transport opportunities;

Recognising that efficient and competitive international air services enhance trade, the welfare of consumers, and economic growth;

Desiring to make it possible for airlines to offer the travelling and shipping public a variety of service options, and wishing to encourage individual airlines to develop and implement innovative and competitive prices;

Desiring to ensure the highest degree of safety and security in international air transport and reaffirming their grave concern about acts or threats against the security of aircraft, which jeopardise the safety of persons or property, adversely affect the operation of air transport, and undermine public confidence in the safety of civil aviation; and

Being Parties to the Convention on International Civil Aviation, opened for signature at Chicago on December 7, 1944;

Have agreed as follows:

Article 1

Definitions

For the purposes of this Agreement, unless otherwise stated, the term:

- "aeronautical authorities" means, in the case of New Zealand, the Minister responsible for Civil Aviation, and any person or agency authorised to perform the functions exercised by the said Minister, and, in the case of the State of Israel the Ministry of Transport and Road Safety by the Civil Aviation Authority;
- 2) "Agreement" means this Agreement, its Annexes, and any amendments thereto;
- "air transport" means the public carriage by aircraft of passengers, baggage, cargo, and mail, separately or in combination, for remuneration or hire;
- 4) "air service", "international air service", "airline" and "stop for non-traffic purposes" have the meanings respectively assigned to them in Article 96 of the Convention:
- 5) "agreed Services" means scheduled air services on the routes specified in the Annex to this Agreement for the transportation of passengers, cargo and mail, separately or in combination;
- 6) "Convention" means the Convention on International Civil Aviation, opened for signature at Chicago on December 7, 1944, and includes:
 - a) any amendment that has entered into force under Article 94(a) of the Convention and has been ratified by both Parties, and

- b) any Annex or any amendment thereto adopted under Article 90
 of the Convention, insofar as such Annex or amendment is
 simultaneously in effect for both Parties;
- "designated airline" means an airline designated and authorised in accordance with Article 3 (Designation and Authorisation) of this Agreement;
- 8) "ICAO" means the International Civil Aviation Organization;
- 9) "international air transport" means air transport that passes through the airspace over the territory of more than one State;
- 10)"price" means any fare, rate or charge for the carriage of passengers (and their baggage) and/or cargo (excluding mail) in air transport charged by airlines, including their agents, and the conditions governing the availability of such fare, rate or charge;
- 11) "scheduled" means a series of flights performed by aircraft for the transport of passengers, cargo and mail between two or more points, where the flights are so regular or frequent as to constitute a systematic service, whether or not in accordance with a published timetable, and which are operated in such a manner that each flight is open to use by members of the public;
- 12)"territory" has the meaning assigned to it in Article 2 of the Convention, provided that, in the case of New Zealand, the term "territory" shall exclude Tokelau.

Article 2

Grant of Rights

 Each Party grants to the other Party the rights specified in this Agreement for the purpose of operating international air services on the routes specified in the Route Schedule of the Annex.

- 2) Subject to the provisions of this Agreement, the airline(s) designated by each Party shall enjoy, while operating international air services, the following rights:
 - a) the right to fly without landing across the territory of the other Party;
 - b) the right to make stops in the territory of the other Party for non-traffic purposes;
 - the right to make stops at the point(s) on the route(s) specified in the Route Schedule of the Annex to this Agreement for the purpose of taking on board and discharging international traffic in passengers, cargo or mail separately or in combination;
- 3) The airlines of each Party, other than those designated under Article 3 (Designation and Authorisation) of this Agreement shall also enjoy the rights specified in paragraphs 2 a) and b) of this Article.
- 4) Nothing in paragraph 2 of this Article shall be deemed to confer on the designated airline(s) of one Party the privilege of taking on board, in the territory of the other Party, passengers, cargo and mail for remuneration and destined for another point in the territory of the other Party.

Article 3

Designation and Authorisation

Each Party shall have the right to designate as many airlines as it
wishes to conduct international air transport in accordance with this
Agreement and to withdraw or alter such designations. Such
designations shall be transmitted to the aeronautical authority of
the other Party in writing.