## AIR TRANSPORT SERVICES

Agreement signed at Prague January 3, 1946, with annex; exchange of notes at Prague May 3 and 17, 1946

Entered into force provisionally January 3, 1946; definitively June 17, 1946<sup>1</sup>

60 Stat. 1917; Treaties and Other International Acts Series 1560

AIR TRANSPORT AGREEMENT BETWEEN THE UNITED STATES OF AMERICA
AND THE CZECHOSLOVAK REPUBLIC

Having in mind the resolution recommending a standard form of agreement for provisional air routes and services, included in the Final Act of the International Civil Aviation Conference signed at Chicago on December 7, 1944, and the desirability of mutually stimulating and promoting the sound economic development of air transportation between the United States of America and the Republic of Czechoslovakia, the two Governments parties to this Agreement agree that the development of air transport services between their respective territories shall be governed by the following provisions:

## ARTICLE 1

The contracting parties grant the right specified in the Annex hereto necessary for establishment of the international civil air routes and services therein described, whether such services be inaugurated immediately or at a later date at the option of the contracting party to whom the rights are granted.

## ARTICLE 2

/a/ Each of the air services so described shall be placed in operation as soon as the contracting party to whom the rights have been granted by Article 1 to designate an airline or airlines for the route concerned has authorized an airline for such route, and the contracting party granting the right shall, subject to Article 6 hereof, be bound to give the appropriate operating permission to the airline or airlines concerned; provided that the airlines so designate of the contracting party granting the right shall, subject to Article 6 hereof, be bound to give the appropriate operating permission to the airline or airlines concerned; provided that the airlines so designate and the contracting party granting the right shall, subject to Article 6 hereof, be bound to give the appropriate operating permission to the airline or airlines concerned; provided that the airlines so designate and the contracting party granting the right shall, subject to Article 6 hereof, be bound to give the appropriate operating permission to the airline or airlines concerned; provided that the airlines so designate and the contracting party granting the right shall, subject to Article 6 hereof, be bound to give the appropriate operating permission to the airlines are concerned; provided that the airlines are concerned to the contracting permission to the airlines are concerned.

<sup>&</sup>lt;sup>1</sup>Date of notification of approval by President of Czechoslovakia, in accordance with terms of art. 10.