## No. 51879\*

## United States of America and Georgia

Air Transport Agreement between the Government of the United States of America and the Government of Georgia (with annexes). Washington, 21 June 2007

**Entry into force:** 6 December 2007 by notification, in accordance with article 18

Authentic texts: English and Georgian

Registration with the Secretariat of the United Nations: United States of America, 2 May 2014

No UNTS volume number has yet been determined for this record. The Text(s) reproduced below, if attached, are the authentic texts of the agreement /action attachment as submitted for registration and publication to the Secretariat. For ease of reference they were sequentially paginated. Translations, if attached, are not final and are provided for information only.

# États-Unis d'Amérique et Géorgie

Accord relatif au transport aérien entre le Gouvernement des États-Unis d'Amérique et le Gouvernement de la Géorgie (avec annexes). Washington, 21 juin 2007

Entrée en vigueur: 6 décembre 2007 par notification, conformément à l'article 18

Textes authentiques : anglais et géorgien

Enregistrement auprès du Secrétariat de l'Organisation des Nations Unies : États-Unis d'Amérique, 2 mai 2014

<sup>\*</sup>Aucun numéro de volume n'a encore été attribué à ce dossier. Les textes disponibles qui sont reproduits ci-dessous sont les textes originaux de l'accord ou de l'action tels que soumis pour enregistrement. Par souci de clarté, leurs pages ont été numérotées. Les traductions qui accompagnent ces textes ne sont pas définitives et sont fournies uniquement à titre d'information.

[ ENGLISH TEXT – TEXTE ANGLAIS ]

### AIR TRANSPORT AGREEMENT

#### BETWEEN

#### THE GOVERNMENT OF

## THE UNITED STATES OF AMERICA

AND

### THE GOVERNMENT OF

#### GEORGIA

The Government of the United States of America and the Government of Georgia (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;

Desiring to make it possible for airlines to offer the traveling and shipping public a variety of service options at the lowest prices that are not discriminatory and do not represent abuse of a dominant position, 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 jeopardize the safety of persons or property, adversely affect the operation of air transportation, 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:

- 1. "Aeronautical authorities" means, in the case of the United States, the Department of Transportation, or its successor, and in the case of Georgia, the Ministry of Economic Development, and any person or agency authorized to perform functions exercised by the Ministry of Economic Development.
- 2. "Agreement" means this Agreement, its Annexes, and any amendments thereto;
- 3. "Air transportation" means the public carriage by aircraft of passengers, baggage, cargo, and mail, separately or in combination, for remuneration or hire;
- 4. "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 at any given time effective for both Parties;
- 5. "Designated airline" means an airline designated and authorized in accordance with Article 3 of this Agreement;
- 6. "Full cost" means the cost of providing service plus a reasonable charge for administrative overhead;
- 7. "International air transportation" means air transportation that passes through the airspace of the territory of more than one State;
- 8. "Price" means any fare, rate or charge for the carriage of passengers (and their baggage) and/or cargo (excluding

- mail) in air transportation charged by airlines, including their agents, and the conditions governing the availability of such fare, rate or charge;
- 9. "Stop for non-traffic purposes" means a landing for any purpose other than taking on or discharging passengers, baggage, cargo and/or mail in air transportation;
- 10. "Territory" means the land areas under the sovereignty, jurisdiction, protection, or trusteeship of a Party, including all land areas within its internationally recognized borders, the territorial waters adjacent thereto and the airspace above them;
- 11. "User charge" means a charge imposed on airlines for the provision of airport, air navigation, or aviation security facilities or services including related services and facilities.

## Article 2

## Grant of Rights

- 1. Each Party grants to the other Party the following rights for the conduct of international air transportation by the airlines of the other Party:
- a. the right to fly across its territory without landing;
- b. the right to make stops in its territory for non-traffic purposes; and
  - c. the rights otherwise specified in this Agreement.
- 2. Nothing in this Article shall be deemed to confer on the airline or airlines of one Party the rights to take on board, in the territory of the other Party, passengers, their baggage, cargo, or mail carried for compensation and destined for another point in the territory of that other Party.

## Article 3

## Designation and Authorization

- 1. Each Party shall have the right to designate as many airlines as it wishes to conduct international air transportation in accordance with this Agreement and to withdraw or alter such designations. Such designations shall be transmitted to the other Party in writing through diplomatic channels, and shall identify whether the airline is authorized to conduct the type of air transportation specified in Annex I or in Annex II or both.
- 2. On receipt of such a designation, and of applications from the designated airline, in the form and manner prescribed for operating authorizations and technical permissions, the other Party shall grant appropriate authorizations and permissions with minimum procedural delay, provided:
- a. substantial ownership and effective control of that airline are vested in the Party designating the airline, nationals of that Party, or both;
- b. the designated airline is qualified to meet the conditions prescribed under the laws and regulations normally applied to the operation of international air transportation by the Party considering the application or applications; and
- c. the Party designating the airline is maintaining and administering the standards set forth in Article 6 (Safety) and Article 7 (Aviation Security) of this Agreement.

## Article 4

### Revocation of Authorization

- 1. Either Party may revoke, suspend or limit the operating authorizations or technical permissions of an airline designated by the other Party where:
- a. substantial ownership and effective control of that airline are not vested in the other Party, the Party's nationals, or both;