Article 85. The classification of airports shall be declared by decree issued on the report of the minister in charge of civil and commercial aviation, on the advice of the minister of finances and economic affairs, the minister of reconstruction and housing, the minister of the Interior, and other ministers concerned.

Chapter III—Operation

Article 86. Contracts awarded by the State for the construction, maintenance, and operation of airports belonging to it, shall be sub-

ject to the following conditions:

The cost accounts (cahiers de charges types) of the contracts shall be approved by a decree of the Council of State, issued on the report of the minister in charge of civil and commercial aviation and the minister of finances and economic affairs.

Contracts which do not involve a cost account shall be awarded by interministerial order. Contracts which involve a cost account shall be awarded by decree of the Council of State issued on the report of the minister in charge of civil and commercial aviation and the minister

of finances and economic affairs.

Article 87. Without prejudice to the rights of the contractors, authorizations for private workshops, with an obligation of public service, may be granted on an airport belonging to the State with a view to establish and maintain commercial or industrial installations concerning air traffic and operation of the airport. Such authorization shall be granted under the same conditions as those provided for the contracts.

Article 88. Public groups other than the State on the airports which they have established, may be authorized by order of the minister in charge of civil and commercial aviation and the minister charged with supervision of the group concerned, to grant contracts or authorizations for private workshops with an obligation of public service.

Where the cost account is in accordance with one of the types of cost account as provided for in article 86, the contracts or authorizations for private workshops with an obligation of public service shall be granted under the rules applicable to contracts of the public group

In the case where a cost account is involved, the contracts or authorizations shall be granted by decree of the Council of State, on the report of the minister in charge of civil and comercial aviation and the minister who has supervision.

Article 89. The granting of a contract on an airport open to [public] air traffic may be made subject to the contractor undertaking to pay, under the conditions determined by his cost account, a share of

the expenses incumbent on the authority making the grant.

Article 90. The contractors and beneficiaries of authorizations shall be entitled to obtain, in remuneration for the services rendered by them, and under the conditions determined in chapter IV below, those of the fees contemplated in Article 91 which are contained in their cost account.

Chapter IV—Fees

Article 91. On all airports open to public air traffic, the services rendered to users and to the public shall give rise to a remuneration