4. The heir under the preceding paragraph, when he has succeeded to the status of the deceased under the provisions of this Law, shall report to that effect without delay to the Minister of Transportation.

(Operation or Administration of Airdromes, etc., by the Minister

of Transportation.)

Article 56. The Minister of Transportation, when he operates any airdrome or navigational aid or makes any alteration to the facilities thereof, shall comply with the standards under Article 39 paragraph 1

items (1), (2) and (5).

2. The provisions of Article 38, paragraph 3, Article 39, paragraph 2, Article 40, Article 46, Article 49, Article 50 and Article 51, paragraph 1, shall apply in cases where the Minister of Transportation operates any airdrome or air navigational aid or makes any alteration to the facilities thereof. However, the provisions of Article 39, paragraph 2 shall not apply in case where the site of the airdrome has previously been lawfully used for landing or takeoff of any aircraft and there has not been any structure, plant or other materials with a height above the approach surface or transitional surface of said airdrome.

3. The provisions of Article 47, paragraph 1, and Article 51, paragraph 4 (only in so far as they relate to aeronautical obstruction lights under paragraph 1 of the same Article) shall apply in cases where the Minister of Transportation administers airdromes or air navigational

aids.

(Designation, etc., of Facilities for Public Use)

Article 56-2. When he deems it necessary to promote the public interest, the Minister of Transportation may designate a landing strip and other facilities as facilities for public use with regard to an airdrome operated by the Defense Forces.

2. The designation under the preceding paragraph shall be made by the notification of name and location of the installation, outline of facilities and other matters specified by Ordinance of the Ministry of

Transportation.

3. When any change has been made in the notification under the preceding paragraph with regard to the facilities in reference to the designation under paragraph 1, the Minister of Transportation shall, without delay, give notice of the matters in reference to the said change.

4. When he has cancelled the designation under paragraph 1, the Minister of Transportation shall give notice to that effect without

delay.

5. When he intends to make a designation under paragraph 1, or to cancel the designation under the preceding paragraph, the Minister of Transportation shall negotiate with the Director of the Defense Department.

6. When the designation under paragraph 1 has been made, the Director of the Defense Department shall provide the facilities for public use. However, the same shall not apply in cases where there are

unavoidable causes.

7. The Director of the Defense Department shall not discriminate against any specified users with regard to the conditions of the use of facilities in reference to the designation under paragraph 1.