Article 93. Every operating certificate shall state a period not exceeding six months from the date of issuance for the carrier to initiate its operations. If the services are not initiated within such period, the Government may revoke the certificate and may so inform the carrier concerned.

Article 94. No certificate shall confer property or exclusive right in the use of any air space, routes, airports, facilities or auxiliary naviga-

tion services.

Article 95. Air carriers shall perform the services that are authorized by their certificates in a safe, adequate and efficient manner.

No air carrier may give advantages or unjust preference to any entity, locality or airport, nor submit them to discrimination, partial

or unjust treatment.

Article 96. Any authorization to change routes or alter stopping places on approved routes shall be subject to the same requirements and formalities that are established by this law and the regulations issued thereunder for the granting of certificates.

Article 97. Operating certificates for air transportation services shall not be granted in the following cases:

a) When the applicant does not prove his technical and finan-

cial capacity to perform the proposed air services;

b) When, in the judgment of the Government, the traffic necessities are completely satisfied in such a way that additional services would compete unfairly with, or eliminate or injure the already established airlines;

c) In the case of a Honduran legal person, when the applicant does not prove incorporation of the organization, the nationality of its capital and the effective control of the organization as re-

quired in Article 80; and,

d) In the case of foreign carriers:

I. When the State of which the applicant is a citizen, does

not grant reciprocity to Honduran carriers;

II. When the State of which the applicant is a citizen, has not granted authorization to perform the proposed international service; and,

III. When authorization of the service would be contrary to the national interests or to international agreements ad-

hered to by Honduras.

Article 98. The Government may, at the request of the interested party, or on its own initiative, alter, amend, modify or suspend any operating certificate, wholly or partially, when public necessity and convenience require such action.

In all cases, such decision may not be made without a hearing of

the interested parties.

Article 99. The Government may cancel on operating certificate wholly or partially for any of the following reasons:

a) Because of the complete interruption of the air service, or of an important part thereof, without previous authorization;

b) Because of transfer of the operating certificate or any of the rights established therein, in violation of the second paragraph or Article 87.

c) When the owner of a Honduran business organization which has the right to an operating certificate, changes his nationality