Article 98. The provisions of this Chapter shall not apply to the

transportation of mail.

The provisions of Articles 99 to 105 concerning documents of air transportation shall not apply if the transportation is carried out under unusual circumstances and outside the scope of normal air transportation.

DOCUMENTS OF AIR TRANSPORTATION

Article 99. In passenger transportation there shall be issued a ticket which shall state:

a) the place of departure and destination;

b) at least one intermediate landing point if the place of departure and destination are in the same state and one or more

landings in another state are agreed upon;

(c) a notice that the transportation may be subject to the Warsaw Convention or to a law which is in conformity with the limits of the Convention as to the liability of a carrier for personal injury, and loss of, or damage to baggage.

Unless otherwise established, the ticket shall be evidence of a trans-

portation contract and of the terms of transportation.

If no ticket is issued, or if its contents do not conform to the regulations, or if the ticket is lost, the transportation contract shall remain valid. If a passenger boards an aircraft, with the consent of the carrier, without presenting a ticket, or if the ticket does not include the notice referred to in paragraph c. hereof, the carrier may not avail himself of the provisions of Article 118 concerning the limitation of liability.

Article 100. In the transportation of registered baggage, a baggage check shall be issued. If the baggage check is not attached to, or inserted with the passenger ticket in conformity to the provisions of

Article 99, paragraph 1, it shall state:

a) the place of departure and destination;

b) at least one intermediate landing if the place of departure and of destination are in the same state, and one or more landings

are agreed upon in another state;

c) that the transportation may be subject to the Warsaw Convention or to a law which is in conformity with the limits of the Convention as to the liability of a carrier for loss of, or damage to baggage.

Unless otherwise established, the baggage check shall be evidence of registration of the baggage and of the terms of transportation.

If no baggage check is issued, or if its contents do not comform to the regulations, or if the check is lost, the transportation contract shall remain valid.

If the carrier has accepted baggage for which no baggage check was issued, or if the check does not contain the notice provided for in paragraph 1c, and the check is not attached to, or inserted with the passenger ticket according to Article 99, paragraph 1, the carrier shall not be entitled to avail himself of the provisions of Article 118, paragraph 2, concerning the limitation of liability.

Art cle 101. In the transportation of cargo the carrier may require the shipper to execute and deliver a document referred to as a bill of