**CONVENTION**

**ON THE SUPPRESSION OF UNLAWFUL ACTS**

**RELATING TO INTERNATIONAL CIVIL AVIATION**

THE STATES PARTIES TO THIS CONVENTION,

DEEPLY CONCERNED that unlawful acts against civil aviation jeopardize the safety and security of   
 persons and property, seriously affect the operation of air services, airports and air navigation,   
 and undermine the confidence of the peoples of the world in the safe and orderly conduct of   
 civil aviation for all States;

RECOGNIZING that new types of threats against civil aviation require new concerted efforts and   
 policies of cooperation on the part of States; and

BEING CONVINCED that in order to better address these threats, there is an urgent need to strengthen   
 the legal framework for international cooperation in preventing and suppressing unlawful acts   
 against civil aviation;

HAVE AGREED AS FOLLOWS:

**Article 1**

1. Any person commits an offence if that person unlawfully and intentionally:

(a) performs an act of violence against a person on board an aircraft in flight if that act is   
 likely to endanger the safety of that aircraft; or

(b) destroys an aircraft in service or causes damage to such an aircraft which renders it   
 incapable of flight or which is likely to endanger its safety in flight; or

(c) places or causes to be placed on an aircraft in service, by any means whatsoever, a device   
 or substance which is likely to destroy that aircraft, or to cause damage to it which   
 renders it incapable of flight, or to cause damage to it which is likely to endanger its   
 safety in flight; or

(d) destroys or damages air navigation facilities or interferes with their operation, if any such   
 act is likely to endanger the safety of aircraft in flight; or

(e) communicates information which that person knows to be false, thereby endangering the   
 safety of an aircraft in flight; or

(f) uses an aircraft in service for the purpose of causing death, serious bodily injury, or

serious damage to property or the environment; or

(g) releases ordischarges from an aircraft in service any BCN weaponor explosive,

radioactive, or similar substances in a manner that causes orislikely to cause death, serious bodily injury or serious damage to property or the environment; or

(h) uses against or on board an aircraft in service any BCN weapon or explosive, radioactive,

or similar substances in a manner that causes or is likely to cause death, serious bodily injury or serious damage to property or the environment; or

(i) transports, causes to be transported, or facilitates the transport of, on board an aircraft:

(1) any explosive or radioactive material, knowing that it is intended to be used to   
 cause, or in a threat to cause, with or without a condition, as is provided for under   
 national law, death or serious injury or damage for the purpose of intimidating a   
 population, or compelling a government or an international organization to do or to   
 abstain from doing any act; or

(2) any BCN weapon, knowing it to be a BCN weapon as defined in Article 2; or

(3) any source material, special fissionable material, or equipment or material   
 especially designed or prepared for the processing, use or production of special   
 fissionable material, knowing that it is intended to be used in a nuclear explosive   
 activity or in any other nuclear activity not under safeguards pursuant to a   
 safeguards agreement with the International Atomic Energy Agency; or

(4) any equipment, materials or software or related technology that significantly   
 contributes to the design, manufacture or delivery of a BCN weapon without lawful   
 authorization and with the intention that it will be used for such purpose;

provided that for activities involving a State Party, including those undertaken by a   
person or legal entity authorized by a State Party, it shall not be an offence under   
subparagraphs (3) and (4) if the transport of such items or materials is consistent with or   
is for a use or activity that is consistent with its rights, responsibilities and obligations   
under the applicable multilateral non-proliferation treaty to which it is a party including   
those referred to in Article 7.

2. Any person commits an offence if that person unlawfully and intentionally, using any device, substance or weapon:

(a) performs an act of violence against a person at an airport serving international civil   
 aviation which causes or is likely to cause serious injury or death; or

(b) destroys or seriously damages the facilities of an airport serving international civil   
 aviation or aircraft not in service located thereon or disrupts the services of the airport,

if such an act endangers or is likely to endanger safety at that airport.

3. Any person also commits an offence if that person:

(a) makes a threat to commit any of the offences in subparagraphs (a), (b), (c), (d), (f), (g)   
 and (h) of paragraph 1 or in paragraph 2 of this Article; or

(b) unlawfully and intentionally causes any person to receive such a threat, under circumstances which indicate that the threat is credible.

4. Any person also commits an offence if that person:

(a) attempts to commit any of the offences set forth in paragraph 1 or 2of this Article; or

(b) organizes or directs others to commit an offence set forth in paragraph 1, 2, 3 or 4(a) of   
 this Article; or

(c) participates as an accomplice in an offence set forth in paragraph 1, 2, 3 or 4(a) of this   
 Article; or

(d) unlawfully and intentionally assists another person to evade investigation, prosecution or   
 punishment, knowing that the person has committed an act that constitutes an offence set   
 forth in paragraph 1, 2, 3, 4(a), 4(b) or 4(c) of this Article, or that the person is wanted for   
 criminal prosecution by law enforcement authorities for such an offence or has been   
 sentenced for such an offence.

5. Each State Party shall also establish as offences, when committed intentionally, whether or not any of the offences set forth in paragraph 1, 2 or 3 of this Article is actually committed or attempted, either or both of the following:

(a) agreeing with one or more other persons to commit an offence set forth in paragraph 1, 2   
 or 3 of this Article and, where required by national law, involving an act undertaken by   
 one of the participants in furtherance of the agreement; or

(b) contributing in any other way to the commission of one or more offences set forth in   
 paragraph 1, 2 or 3 of this Article by a group of persons acting with a common purpose,   
 and such contribution shall either:

(i) be made with the aim of furthering the general criminal activity or purpose of the

group, where such activity or purpose involves the commission of an offence set forth in paragraph 1, 2or 3 of this Article; or

(ii) be made in the knowledge of the intention of the group to commit an offence set   
 forth in paragraph 1, 2or 3 of this Article.

**Article 2**

For the purposes of this Convention:

(a) an aircraft is considered to be in flight at any time from the moment when all its external

doors are closed following embarkation until the moment when any such door is opened for disembarkation; in the case of a forced landing, the flight shall be deemed to continue until the competent authorities take over the responsibility for the aircraft and for persons and property on board;

(b) an aircraft is considered to be in service from the beginning of the preflight preparation of

the aircraft by ground personnel or by the crew for a specific flight until twenty-four   
hours after any landing; the period of service shall, in any event, extend for the entire   
period during which the aircraft is in flight as defined in paragraph (a) of this Article;

(c) “Air navigation facilities” include signals, data, information or systems necessary for the

navigation of the aircraft;

(d) “Toxic chemical” means any chemical which through its chemical action on life

processes can cause death, temporary incapacitation or permanent harm to humans or   
animals. This includes all such chemicals, regardless of their origin or of their method of   
production, and regardless of whether they are produced in facilities, in munitions or   
elsewhere;

(e) “Radioactive material” means nuclear material and other radioactive substances which

contain nuclides which undergo spontaneous disintegration (a process accompanied by   
emission of one or more types of ionizing radiation, such as alpha-, beta-, neutron   
particles and gamma rays) and which may, owing to their radiological or fissile   
properties, cause death, serious bodily injury or substantial damage to property or to the   
environment;

(f) “Nuclear material” means plutonium, except that with isotopic concentration exceeding

80 per cent in plutonium-238; uranium-233; uranium enriched in the isotope 235 or 233; uranium containing the mixture of isotopes as occurring in nature other than in the form of ore or ore residue; or any material containing one or more of the foregoing;

(g) “Uranium enriched in the isotope 235 or 233” means uranium containing the isotope 235

or 233 or both in an amount such that the abundance ratio of the sum of these isotopes to   
the isotope 238 is greater than the ratio of the isotope 235 to the isotope 238 occurring in   
nature;

(h) “BCN weapon” means:

(a) “biological weapons”, which are:

(i) microbial or other biological agents, or toxins whatever their origin or method

of production, of types and in quantities that have no justification for prophylactic, protective or other peaceful purposes; or

(ii) weapons, equipment or means of delivery designed to use such agents or   
 toxins for hostile purposes or in armed conflict.

(b) “chemical weapons”, which are, together or separately:

(i) toxic chemicals and their precursors, except where intended for:

(A) industrial, agricultural, research, medical, pharmaceutical or other   
 peaceful purposes; or

(B) protective purposes, namely those purposes directly related to protection   
 against toxic chemicals and to protection against chemical weapons; or

(C) military purposes not connected with the use of chemical weapons and   
 not dependent on the use of the toxic properties of chemicals as a method   
 of warfare; or

(D) law enforcement including domestic riot control purposes,

as long as the types and quantities are consistent with such purposes;

(ii) munitions and devices specifically designed to cause death or other harm   
 through the toxic properties of those toxic chemicals specified in subparagraph

(b)(i), which would be released as a result of the employment of such munitions and devices;

(iii) any equipment specifically designed for use directly in connection with the   
 employment of munitions and devices specified in subparagraph (b)(ii).

(c) nuclear weapons and other nuclear explosive devices.

(i) “Precursor” means any chemical reactant which takes part at any stage in the production

by whatever method of a toxic chemical. This includes any key component of a binary or multicomponent chemical system;

(j) the terms “source material” and “special fissionable material” have the same meaning as

given to those terms in the Statute of the International Atomic Energy Agency, done at New York on 26 October 1956.

**Article 3**

Each State Party undertakes to make the offences set forth in Article 1 punishable by severe penalties.

**Article 4**

1. Each State Party, in accordance with its national legal principles, may take the necessary   
measures to enable a legal entity located in its territory or organized under its laws to be held liable

when a person responsible for management or control of that legal entity has, in that capacity,   
committed an offence set forth in Article 1. Such liability may be criminal, civil or administrative.

2. Such liability is incurred without prejudice to the criminal liability of individuals having committed the offences.

3. If a State Party takes the necessary measures to make a legal entity liable in accordance with   
paragraph 1 of this Article, it shall endeavour to ensure that the applicable criminal, civil or   
administrative sanctions are effective, proportionate and dissuasive. Such sanctions may include   
monetary sanctions.

**Article 5**

1. This Convention shall not apply to aircraft used in military, customs or police services.

2. In the cases contemplated in subparagraphs (a), (b), (c), (e), (f), (g), (h) and (i) of paragraph 1 of Article 1, this Convention shall apply irrespective of whether the aircraft is engaged in an international or domestic flight, only if:

(a) the place of take-off or landing, actual or intended, of the aircraft is situated outside the   
 territory of the State of registry of that aircraft; or

(b) the offence is committed in the territory of a State other than the State of registry of the   
 aircraft.

3. Notwithstanding paragraph 2 of this Article, in the cases contemplated in subparagraphs (a),

(b), (c), (e), (f), (g), (h) and (i) of paragraph 1 of Article 1, this Convention shall also apply if the   
offender or the alleged offender is found in the territory of a State other than the State of registry of the   
aircraft.

4. With respect to the States Parties mentioned in Article 15 and in the cases set forth in   
subparagraphs (a), (b), (c), (e), (f), (g), (h) and (i) of paragraph 1 of Article 1, this Convention shall not   
apply if the places referred to in subparagraph (a) of paragraph 2 of this Article are situated within the   
territory of the same State where that State is one of those referred to in Article 15, unless the offence   
is committed or the offender or alleged offender is found in the territory of a State other than that State.

5. In the cases contemplated in subparagraph (d) of paragraph 1 of Article 1, this Convention shall apply only if the air navigation facilities are used in international air navigation.

6. The provisions of paragraphs 2, 3, 4 and 5 of this Article shall also apply in the cases contemplated in paragraph 4 of Article 1.

**Article 6**

1. Nothing in this Convention shall affect other rights, obligations and responsibilities of States   
and individuals under international law, in particular the purposes and principles of the Charter of the   
United Nations, the Convention on International Civil Aviation and international humanitarian law.

2. The activities of armed forces during an armed conflict, as those terms are understood under   
international humanitarian law, which are governed by that law are not governed by this Convention,   
and the activities undertaken by military forces of a State in the exercise of their official duties,   
inasmuch as they are governed by other rules of international law, are not governed by this   
Convention.

3. The provisions of paragraph 2 of this Article shall not be interpreted as condoning or making lawful otherwise unlawful acts, or precluding prosecution under other laws.

**Article 7**

Nothing in this Convention shall affect the rights, obligations and responsibilities under the Treaty on   
the Non-Proliferation of Nuclear Weapons, signed at London, Moscow and Washington on 1 July   
1968, the Convention on the Prohibition of the Development, Production and Stockpiling of   
Bacteriological (Biological) and Toxin Weapons and on Their Destruction, signed at London, Moscow   
and Washington on 10 April 1972, or the Convention on the Prohibition of the Development,   
Production, Stockpiling and Use of Chemical Weapons and on Their Destruction, signed at Paris on

13 January 1993, of States Parties to such treaties.

**Article 8**

1. Each State Party shall take such measures as may be necessary to establish its jurisdiction over the offences set forth in Article 1 in the following cases:

(a) when the offence is committed in the territory of that State;

(b) when the offence is committed against or on board an aircraft registered in that State;

(c) when the aircraft on board which the offence is committed lands in its territory with the   
 alleged offender still on board;

(d) when the offence is committed against or on board an aircraft leased without crew to a   
 lessee whose principal place of business or, if the lessee has no such place of business,   
 whose permanent residence is in that State;

(e) when the offence is committed by a national of that State.

2. Each State Party may also establish its jurisdiction over any such offence in the following   
cases:

(a) when the offence is committed against a national of that State;

(b) when the offence is committed by a stateless person whose habitual residence is in the   
 territory of that State.

3. Each State Party shall likewise take such measures as may be necessary to establish its   
jurisdiction over the offences set forth in Article 1, in the case where the alleged offender is present in   
its territory and it does not extradite that person pursuant to Article 12 to any of the States Parties that   
have established their jurisdiction in accordance with the applicable paragraphs of this Article with   
regard to those offences.

4. This Convention does not exclude any criminal jurisdiction exercised in accordance with national law.

**Article 9**

1. Upon being satisfied that the circumstances so warrant, any State Party in the territory of which the offender or the alleged offender is present, shall take that person into custody or take other measures to ensure that person’s presence. The custody and other measures shall be as provided in the law of that State but may only be continued for such time as is necessary to enable any criminal or extradition proceedings to be instituted.

2. Such State shall immediately make a preliminary enquiry into the facts.

3. Any person in custody pursuant to paragraph 1 of this Article shall be assisted in communicating immediately with the nearest appropriate representative of the State of which that person is a national.

4. When a State Party, pursuant to this Article, has taken a person into custody, it shall immediately notify the States Parties which have established jurisdiction under paragraph 1 of Article 8 and established jurisdiction and notified the Depositary under subparagraph (a) of paragraph 4 of Article 21 and, if it considers it advisable, any other interested States of the fact that such person is in custody and of the circumstances which warrant that person’s detention. The State Party which makes the preliminary enquiry contemplated in paragraph 2 of this Article shall promptly report its findings to the said States Parties and shall indicate whether it intends to exercise jurisdiction.

**Article 10**

The State Party in the territory of which the alleged offender is found shall, if it does not extradite that person, be obliged, without exception whatsoever and whether or not the offence was committed in its territory, to submit the case to its competent authorities for the purpose of prosecution. Those authorities shall take their decision in the same manner as in the case of any ordinary offence of a serious nature under the law of that State.

**Article 11**

Any person who is taken into custody, or regarding whom any other measures are taken or proceedings   
are being carried out pursuant to this Convention, shall be guaranteed fair treatment, including   
enjoyment of all rights and guarantees in conformity with the law of the State in the territory of which   
that person is present and applicable provisions of international law, including international human   
rights law.

**Article 12**

1. The offences set forth in Article 1 shall be deemed to be included as extraditable offences in any extradition treaty existing between States Parties. States Parties undertake to include the offences as extraditable offences in every extradition treaty to be concluded between them.

2. If a State Party which makes extradition conditional on the existence of a treaty receives a   
request for extradition from another State Party with which it has no extradition treaty, it may at its   
option consider this Convention as the legal basis for extradition in respect of the offences set forth in   
Article 1. Extradition shall be subject to the other conditions provided by the law of the requested   
State.

3. States Parties which do not make extradition conditional on the existence of a treaty shall recognize the offences set forth in Article 1 as extraditable offences between themselves subject to the conditions provided by the law of the requested State.

4. Each of the offences shall be treated, for the purpose of extradition between States Parties, as if   
it had been committed not only in the place in which it occurred but also in the territories of the States   
Parties required to establish their jurisdiction in accordance with subparagraphs (b), (c), (d) and (e) of   
paragraph 1 of Article 8, and who have established jurisdiction in accordance with paragraph 2 of   
Article 8.

5. The offences set forth in subparagraphs (a) and (b) of paragraph 5 of Article 1 shall, for the purpose of extradition between States Parties, be treated as equivalent.

**Article 13**

None of the offences set forth in Article 1 shall be regarded, for the purposes of extradition or mutual   
legal assistance, as a political offence or as an offence connected with a political offence or as an   
offence inspired by political motives. Accordingly, a request for extradition or for mutual legal   
assistance based on such an offence may not be refused on the sole ground that it concerns a political   
offence or an offence connected with a political offence or an offence inspired by political motives.

**Article 14**

Nothing in this Convention shall be interpreted as imposing an obligation to extradite or to afford mutual legal assistance if the requested State Party has substantial grounds for believing that the request for extradition for offences set forth in Article 1 or for mutual legal assistance with respect to such offences has been made for the purpose of prosecuting or punishing a person on account of that person’s race, religion, nationality, ethnic origin, political opinion or gender, or that compliance with the request would cause prejudice to that person’s position for any of these reasons.

**Article 15**

The States Parties which establish joint air transport operating organizations or international operating   
agencies, which operate aircraft which are subject to joint or international registration shall, by

appropriate means, designate for each aircraft the State among them which shall exercise the jurisdiction and have the attributes of the State of registry for the purpose of this Convention and shall give notice thereof to the Secretary General of the International Civil Aviation Organization who shall communicate the notice to all States Parties to this Convention.

**Article 16**

1. States Parties shall, in accordance with international and national law, endeavour to take all practicable measures for the purpose of preventing the offences set forth in Article 1.

2. When, due to the commission of one of the offences set forth in Article 1, a flight has been   
delayed or interrupted, any State Party in whose territory the aircraft or passengers or crew are present   
shall facilitate the continuation of the journey of the passengers and crew as soon as practicable, and   
shall without delay return the aircraft and its cargo to the persons lawfully entitled to possession.

**Article 17**

1. States Parties shall afford one another the greatest measure of assistance in connection with criminal proceedings brought in respect of the offences set forth in Article 1. The law of the State requested shall apply in all cases.

2. The provisions of paragraph 1 of this Article shall not affect obligations under any other treaty,   
bilateral or multilateral, which governs or will govern, in whole or in part, mutual assistance in   
criminal matters.

**Article 18**

Any State Party having reason to believe that one of the offences set forth in Article 1 will be   
committed shall, in accordance with its national law, furnish any relevant information in its possession   
to those States Parties which it believes would be the States set forth in paragraphs 1 and 2 of Article 8.

**Article 19**

Each State Party shall in accordance with its national law report to the Council of the International   
Civil Aviation Organization as promptly as possible any relevant information in its possession   
concerning:

(a) the circumstances of the offence;

(b) the action taken pursuant to paragraph 2 of Article 16;

(c) the measures taken in relation to the offender or the alleged offender and, in particular,   
 the results of any extradition proceedings or other legal proceedings.

**Article 20**

1. Any dispute between two or more States Parties concerning the interpretation or application of this Convention which cannot be settled through negotiation, shall, at the request of one of them, be submitted to arbitration. If within six months from the date of the request for arbitration the Parties are unable to agree on the organization of the arbitration, any one of those Parties may refer the dispute to the International Court of Justice by request in conformity with the Statute of the Court.

2. Each State may at the time of signature, ratification, acceptance or approval of this Convention or accession thereto, declare that it does not consider itself bound by the preceding paragraph. The other States Parties shall not be bound by the preceding paragraph with respect to any State Party having made such a reservation.

3. Any State Party having made a reservation in accordance with the preceding paragraph may at any time withdraw this reservation by notification to the Depositary.

**Article 21**

1. This Convention shall be open for signature in Beijing on 10 September 2010 by States   
participating in the Diplomatic Conference on Aviation Security held at Beijing from 30 August to

10 September 2010. After 27 September 2010, this Convention shall be open to all States for signature at the Headquarters of the International Civil Aviation Organization in Montréal until it enters into force in accordance with Article 22.

2. This Convention is subject to ratification, acceptance or approval. The instruments of ratification, acceptance or approval shall be deposited with the Secretary General of the International Civil Aviation Organization, who is hereby designated as the Depositary.

3. Any State which does not ratify, accept or approve this Convention in accordance with paragraph 2 of this Article may accede to it at any time. The instrument of accession shall be deposited with the Depositary.

4. Upon ratifying, accepting, approving or acceding to this Convention, each State Party:

(a) shall notify the Depositary of the jurisdiction it has established under its national law in   
 accordance with paragraph 2 of Article 8, and immediately notify the Depositary of any   
 change; and

(b) may declare that it shall apply the provisions of subparagraph (d) of paragraph 4 of   
 Article 1in accordance with the principles of its criminal law concerning family   
 exemptions from liability.

**Article 22**

1. This Convention shall enter into force on the first day of the second month following the date of the deposit of the twenty-second instrument of ratification, acceptance, approval or accession.

2. For each State ratifying, accepting, approving or acceding to this Convention after the deposit of the twenty-second instrument of ratification, acceptance, approval or accession, this Convention shall enter into force on the first day of the second month following the date of the deposit by such State of its instrument of ratification, acceptance, approval or accession.

3. As soon as this Convention enters into force, it shall be registered with the United Nations by the Depositary.

**Article 23**

1. Any State Party may denounce this Convention by written notification to the Depositary.

2. Denunciation shall take effect one year following the date on which notification is received by the Depositary.

**Article 24**

As between the States Parties, this Convention shall prevail over the following instruments:

(a) the Convention for the Suppression of Unlawful Acts Against the Safety of Civil   
 Aviation, Signed at Montreal on 23 September 1971; and

(b) the Protocol for the Suppression of Unlawful Acts of Violence at Airports Serving   
 International Civil Aviation, Supplementary to the Convention for the Suppression of   
 Unlawful Acts Against the Safety of Civil Aviation, Done at Montreal on 23 September   
 1971, Signed at Montreal on 24 February 1988.

**Article 25**

The Depositary shall promptly inform all States Parties to this Convention and all signatory or acceding States to this Convention of the date of each signature, the date of deposit of each instrument of ratification, approval, acceptance or accession, the date of coming into force of this Convention, and other relevant information.

IN WITNESS WHEREOF the undersigned Plenipotentiaries, having been duly authorized, have signed this Convention.

DONE at Beijing on the tenth day of September of the year Two Thousand and Ten in the   
English, Arabic, Chinese, French, Russian and Spanish languages, all texts being equally authentic,   
such authenticity to take effect upon verification by the Secretariat of the Conference under the   
authority of the President of the Conference within ninety days hereof as to the conformity of the texts   
with one another. This Convention shall remain deposited in the archives of the International Civil   
Aviation Organization, and certified copies thereof shall be transmitted by the Depositary to all   
Contracting States to this Convention.