

PROTOCOL 4 ON CO-TERMINAL RIGHTS BETWEEN POINTS WITHIN THE TERRITORY OF ANY OTHER ASEAN MEMBER STATE

The Governments of Brunei Darussalam, the Kingdom of Cambodia, the Republic of Indonesia, the Lao People's Democratic Republic (Lao PDR), Malaysia, the Republic of the Union of Myanmar, the Republic of the Philippines, the Republic of Singapore, the Kingdom of Thailand and the Socialist Republic of Viet Nam, Member States of the Association of Southeast Asian Nations (ASEAN) (hereinafter referred to collectively as "Contracting Parties" or individually as "Contracting Party");

RECALLING the ASEAN Multilateral Agreement on the Full Liberalisation of Passenger Air Services signed on 12 November 2010 in Bandar Seri Begawan, Brunei Darussalam, its Annexes and its Implementing Protocols (hereinafter referred to as "the Agreement");

RECOGNISING also paragraph 3 of Article I of the Framework Agreement on Enhancing ASEAN Economic Cooperation signed on 28 January 1992 in Singapore, that, in the implementation of economic arrangements, two or more Member States may proceed first if other Member States are not ready to implement these arrangements; and

DESIRING to remove restrictions on air services,

HAVE AGREED AS FOLLOWS:



Article 1 Definitions

For the purposes of this Protocol, the term "co-terminal rights" refers to the right of the designated airline(s) of each Contracting Party to serve two or more points in another Contracting Party on the same routing and shall only be available as part of an international journey.

Article 2 Co-Terminal Rights

- The designated airline(s) of each Contracting Party shall be allowed to exercise co-terminal rights, provided that there shall be no exercise of cabotage rights. For the avoidance of doubt, the term "cabotage rights" includes the holding out of air services for sale on purely domestic routes by the designated airline(s) of that Contracting Party.
- 2. In addition to operating or holding out the agreed services on the specified route(s), the designated airlines of each Contracting Party shall be allowed to, when exercising coterminal rights, serve, in addition to the points mentioned in Section 1 of Annex I of the Agreement, any additional points with international airport, within the territory of other Contracting Parties. For the avoidance of doubt, Section 2 of Annex I of the Agreement shall apply to the exercise of co-terminal rights.
- 3. For Indonesia, the co-terminal rights shall be exercised between five points: Jakarta, Denpasar, Makassar, Medan and Surabaya.



Article 3 Capacity and Frequency

There shall be no limitation on capacity, frequency and aircraft type with regard to the agreed services served under this Protocol exercising co-terminal rights as provided in Article 2 of this Protocol.

Article 4 Final Provisions

- This Protocol shall be deposited with the Secretary-General of ASEAN who shall promptly furnish a certified copy thereof to each Contracting Party.
- This Protocol is subject to ratification or acceptance by the Contracting Parties. The Instruments of Ratification or Acceptance shall be deposited with the Secretary-General of ASEAN who shall promptly inform each Contracting Party of such deposit.
- 3. Notwithstanding paragraph 2 of Article 16 of the Agreement, this Protocol shall enter into force on the date of the deposit of the third (3rd) Instrument of Ratification or Acceptance with the Secretary-General of ASEAN and shall become effective only among the Contracting Parties that have ratified or accepted it. For a Contracting Party depositing its Instrument of Ratification or Acceptance after the date of entry into force of this Protocol, this Protocol shall enter into force for that Contracting Party on the date of its deposit of Instrument of Ratification or Acceptance.
- 4. This Protocol shall be added as Protocol 4 to Annex II of the Agreement which shall be amended pursuant to



paragraph 2 of Article 16 of the Agreement to read as follows:

ANNEX II

IMPLEMENTING PROTOCOLS

The following Implementing Protocols shall form integral parts of this Agreement:

- a) Protocol 1 Unlimited Third and Fourth Freedom Traffic Rights Between Any ASEAN Cities;
- b) Protocol 2 Unlimited Fifth Freedom Traffic Rights Between Any ASEAN Cities;
- c) Protocol 3 Domestic Code-Share Rights Between Points Within the Territory of Any Other ASEAN Member State; and
- d) Protocol 4 Co-Terminal Rights Between Points Within the Territory of Any Other ASEAN Member State.

IN WITNESS WHEREOF, the undersigned, being duly authorised to sign by their respective Governments, have signed this Protocol.



DONE at **Bangkok**, **Thailand**, this **Ninth Day** of **November** in the Year **Two Thousand and Eighteen**, in a single original copy in the English Language.

For Brunei Darussalam:

DATO ABOUL MUTALIB YUSOF
Minister of Communications

For the Kingdom of Cambodia:

MÁO HAVANNALL
Minister In-Charge
State Secretariat of Civil Aviation

For the Republic of Indonesia:

BUDI KARYA SUMADI Minister for Transportation



For the Lao People's Democratic Republic:

BOUNCHANH SINTHAVONG

Minister of Public Works and Transport

For Malaysia:

OKE SIEW FOOK

Minister of Transport

For the Republic of the Union of Myanmar:

THANT SIN MAUNG

Union Minister for Transport and Communications

For the Republic of the Philippines:

ARTHUR P. TUGADE

Secretary of Transportation

6



For the Republic of Singapore:

KHAW BOON WAN

Coordinating Minister for Infrastructure and Minister for Transport

For the Kingdom of Thailand

ARKHOM TERMPITTAYAPAISITH

Alchom TeignifugapaisTh

Minister of Transport

For the Socialist Republic of Viet Nam

NGUYEN VAN THE

Minister of Transport





The ASEAN Secretariat 70 A Jl. Sisingamangaraja Jakarta 12110 Indonesia

Phone: (62-21) 726 2991 (62-21) 724 3372 Fax: (62-21) 739 8234 (62-21) 724 3504

public@asean.org www.asean.org

CERTIFYING STATEMENT

Protocol 4 on Co-Terminal Rights between Points within the Territory of any other ASEAN Member State

I, THE UNDERSIGNED Deputy Secretary-General of ASEAN for Community and Corporate Affairs, hereby certify that the attached text is a true and complete copy of the Protocol 4 on Co-Terminal Rights between Points within the Territory of any other ASEAN Member State signed on 9 November 2018 in Bangkok, Thailand.

Jakarta, 14 November 2018

AKP Mochtan

Deputy Secretary-General of ASEAN Community and Corporate Affairs Department The ASEAN Secretariat



Satiadatun Donatirin NIP. 19740603 199803 2 001

Sekretaris Direktorat Jenderal Hukum dan Perjanjian Internasional Kementerian Luar Negeri, Republik Indonesia Secretary of Directorate General for Legal Affairs and International Treaties

Ministry of Foreign Affairs, Republic of Indonesia

Tanggal : 15 Februari 2024 Date