

(6) **STOPOVERS**—Clause 24 of the General Tariff Conditions shall be imported into this notice; but a specified fare shall not apply if there is allowed or to be allowed any stopover not—

- (a) Agreed between the passenger and the carrier concerned (or an agent of that carrier); and
- (b) Shown on the ticket of that passenger:

(7) **ADVERTISING AND SALES**—Clause 25 of the General Tariff Conditions shall be imported into this notice:

(8) **AFFINITY, OWN USE AND INCENTIVE GROUPS**—Clause 26 of the General Tariff Conditions shall be imported into this notice:

(9) **BAGGAGE**—Clauses 27, 28, 29, 30, 32, 33, 34, 43 and 44 of Part IX of the General Tariff Conditions shall be imported into this notice; and for the purposes of those clauses, every sector of any travel to which a specified fare relates is hereby declared to be a weight-system sector:

(10) **CANCELLATIONS AND REFUNDS**—Clauses 45 to 51 of the General Tariff Conditions shall be imported into this notice:

(11) **COMBINATIONS**—Clause 53 of the General Tariff Conditions shall be imported into this notice; but notwithstanding that clause, a specified fare may apply if it is, or is to be, combined with another fare so as to relate to travel comprising a combination of the travel to which that specified fare relates and the travel to which that other fare relates; and—

- (a) The sum of those fares and the adjustments relating to the travel of the passenger concerned exceeds every fare (being a fare that has the same determining features as any of those fares) for the time being specified in a relevant tariff in respect of the combined travel concerned; or
- (b) The combined travel concerned is, or is to be, undertaken in services of different classes:

(12) **COMMISSION**—Clause 54 of the General Tariff Conditions shall be imported into this notice:

(13) **DISCOUNTS**—The clauses (except clauses 58 and 69) comprising Part XIII of the General Tariff Conditions shall be imported into this notice; and in addition—

- (a) Subject to paragraph (b) of this subclause, there may be allowed in respect of any travel to which a specified fare applies by any person who is —

- (i) An approved agent of the carrier concerned; or
- (ii) The sole proprietor of any such approved agent; or
- (iii) A partner or director of any such approved agent;

or

(iv) A qualified person employed at an approved location by any such approved agent,—

a discount of not more than 75 percent of that fare:

- (b) A specified fare shall not apply if any carrier, during any calendar year during which that carrier has already allowed discounts under paragraph (a) of this subclause or under any equivalent provision of any other notice to a number of persons connected with any approved agent that is equal to twice the number of approved locations of that agent, allows any further discount to any person connected with that agent by virtue of his falling into one of the classes specified in that paragraph:

- (c) Subject to paragraph (d) of this subclause, where the spouse of any person undertaking any travel at a specified fare discounted under paragraph (a) of this subclause accompanies that person on that travel, there may be allowed in respect of that spouse a discount of not more than 50 percent of that fare:

- (d) A specified fare shall not apply if under paragraph (c) of this subclause any carrier allows a discount of that fare to any person who has, during the calendar year during which a ticket is or is to be issued for the travel concerned has been issued with any ticket for any travel discounted by that carrier or any agent or other person acting on that carrier's behalf, under that paragraph or under any equivalent provision of any other notice:

- (e) Notwithstanding anything in this subclause, no discount shall be allowed under this subclause if the validity of the ticket issued in respect of the travel concerned is greater than 3 months from the date of its issue:

(14) **DOCUMENTATION**—Clause 72 of the General Tariff Conditions shall be imported into this notice:

(15) **ELIGIBILITY**—Clause 74 of the General Tariff Conditions shall be imported into this notice:

(16) **MINIMUM TOUR PRICE**—The application of the specified fares shall not be affected by any condition relating to a minimum tour price:

(17) **MODIFICATION OF INCLUSIVE TOURS**—A specified fare used as a basis for a qualifying inclusive tour in respect of which any commission has been or is to be paid under clause 6 of the Commission Regime (hereinafter in this notice referred to as a supported qualifying inclusive tour) shall not apply if—

- (a) Any change of any component of or condition applicable to that tour is made by the person arranging that tour without the prior consent of the carrier that paid or is to pay to that person any commission relating to the costs of developing or advertising or promoting that tour; or
- (b) Any voluntary change of routing is or is to be arranged that excludes travel on the services of that carrier:

(18) **NAME CHANGES AND ADDITIONAL PASSENGERS**—The application of the specified fares shall not be affected by any condition relating to name changes or additional passengers:

(19) **PASSENGER EXPENSES EN ROUTE**—The clauses comprising Part XIX of the General Tariff Conditions shall be imported into this notice:

(20) **PAYMENT**—The clauses comprising Part XX of the General Tariff Conditions shall be imported into this notice:

(21) **RESERVATIONS**—Clauses 87 and 88 of the General Tariff Conditions shall be imported into this notice; but nothing in those clauses shall prevent the changing of any reservation before the commencement of the travel concerned:

(22) **REROUTING**—The clauses (except clause 92) comprising Part XXII of the General Tariff Conditions shall be imported into this notice; but a specified fare shall not apply if the travel to which it relates is not so arranged that there can not be voluntary rerouting to return travel from the point of completion of that travel otherwise than to a ticketed point of that travel from which the passenger concerned has not yet departed:

(23) **ROUTING**—The clauses comprising Part XXIII of the General Tariff Conditions (except clause 104) shall be imported into this notice:

(24) **TICKETING**—The clauses comprising Part XXIV of the General Tariff Conditions (except clause 110) shall be imported into this notice; but clause 114 shall have effect only when a specified fare is used to construct a supported qualifying inclusive tour; and for the purposes of clause 109 (3)(i)(i) the appropriate class code shall be "F":

(25) **TOUR FEATURES**—Clause 119 of the General Tariff Conditions shall be imported into this notice; but shall have effect only when a specified fare is used to construct a supported qualifying inclusive tour:

(26) **TOUR LITERATURE**—Clause 121 of the General Tariff Conditions shall be imported into this notice; but shall have effect only when a specified fare is used to construct a supported qualifying inclusive tour:

(27) **TRAVEL TOGETHER**—The application of the specified fares shall not be affected by any condition relating to the travelling together of passengers:

(28) **CURRENCY**—Clauses 124 and 125 of the General Tariff Conditions shall be imported into this notice:

5. Certain clauses of the General Tariff Conditions excluded—For the avoidance of doubt, it is hereby declared that clauses 7, 8, 9, 12, 13, 14, 19, 20, 21, 22, 23, 31, 35, 36, 37, 38, 39, 40, 41, 42, 52, 58, 69, 73, 75, 76, 77, 78, 89, 92, 104, 110, 118, 120, 122, 123, and 126 of the General Tariff Conditions shall not be imported into this notice.

6. Other tariffs—Nothing in this notice shall affect or prevent the application of any fare to any travel in accordance with some other notice under section 29A (2) of the Act.

7. Revocation—Every approval under the Act before the commencement of this notice of any first class one-way tariff between New Zealand and Romania is hereby revoked.