## **U.S. Revised Services Offer**

- 1. The United States is pleased to introduce its revised offer by the May 2005 deadline. The offer is conditional upon securing meaningful new commitments from other WTO Members in the areas of importance to the United States.
- 2. The United States considers the GATS negotiations to be essential for a successful conclusion to the Doha Development Agenda. While the current U.S. commitments under the GATS already provide for one of the highest levels of effective market access among WTO members, the United States proposes a number of improved and new commitments.
- 3. In response to Members requests, the United States has offered to include references to the UN Provisional CPC, where feasible and is offering improved and new commitments in a wide variety of sectors. These sectors include professional services, computer and related services (adoption of the CPC at the 2-digit level), other professional services (including the adoption of the CPC at the 3-digit level for management consulting services), communication services, educational services, financial services, and transportation services. The United States is also scheduling commitments according to proposals in sectors that have been identified as priorities among the friends groups such as energy services (pipeline transportation of fuels) and logistics services (i.e., express delivery services and services auxiliary to all modes of transport).
- 4. Under these proposed new GATS commitments, as under current obligations, the United States will continue to be able to establish, maintain, and fully enforce its domestic laws protecting, *inter alia*, consumers, health, safety, and the environment, as well as take actions it considers necessary for the protection of its essential security interests.
- 5. The United States is prepared to adopt new obligations under the GATS regarding transparency in the regulation of services, if other WTO Members are prepared to do so as well. We are pursuing this goal in the context of the negotiations under the auspices of the Working Party on Domestic Regulations, as well as on a sector-specific basis.
- 6. The United States reserves the right to withdraw, modify, or reduce this offer, in whole or in part, at any time prior to the conclusion of the negotiations.
- 7. The United States further reserves the right to make technical changes to this offer and to correct any errors, omissions, or inaccuracies.

## UNITED STATES – REVISED OFFER

Modes of supply: 1) Cros	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
I. HORIZONTAL COM	MITMENTS		
ALL SECTORS COVERED I States, plus the District of Col	BY THIS SCHEDULE: For the purpose of this schembia.	edule the "United States" is defined as encompass	sing the 50 states of the United
All Sectors: Temporary Entry And Stay of Natural Persons <sup>1</sup>	4) Unbound, except for measures concerning temporary entry and stay of nationals of another member who fall into the categories listed below:	4) Unbound	
	<u>Services Salespersons</u> - persons not based in the territory of the United States and receiving no remuneration from a source located within the United States, who are engaged in activities related to representing a services supplier for the purpose of negotiating for the sale of the		
	services of that supplier where: a) such sales are not directly made to the general public and b) the salesperson is not engaged in supplying the service. Entry for persons named in this section is limited to a ninety-day period.		

<sup>1&</sup>quot;Temporary entry" means entry without intent to establish permanent residence under immigration laws of the US and confers no rights with respect to citizenship. US commitments regarding entry and temporary stay in the US do not apply in cases of labor/management disputes.

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	Intra-corporate Transferees - managers, executives and specialists, as defined below, who are employees of firms that provide services within the United States through a branch, subsidiary, or affiliate established in the United States and who have been in the prior employ of their firm outside the United States for a period of not less than one year immediately preceding the date of their application for admission and who are one of the following:		
	a) Managers - persons within an organization who primarily direct the organization, or a department or sub-division of the organization, supervise and control the work of other supervisory, professional or managerial employees, have the authority to hire and fire or recommend hiring, firing, or other personnel actions (such as promotion or leave authorization), and exercise discretionary authority over day-to-day operations. Does not include first-line supervisors, unless the employees supervised are professionals, nor does it include employees who primarily perform tasks necessary for the provision of the service.		

Modes of supply: 1) Cross-border supply 2) Consumption abroad		3) Commercial presence 4) Presence c	of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	b) Executives - persons within the organization who primarily direct the management of the organization, establish the goals and policies of the organization, exercise wide latitude in decision-making, and receive only general supervision or direction from higher-level executives, the board of directors, or stockholders of the business. Executives would not directly perform tasks related to the actual provision of a service or services of the organization.  c) Specialists - persons within an		
	organization who possess knowledge at an advanced level of continued expertise and who possess proprietary knowledge of the organization's services, research equipment, techniques, or management. (Specialists may include, but are not limited to, members of licensed professions.)  Entry for persons named in this section is limited to a three-year period that may be		
	extended for up to two additional years for a total term not to exceed five years.		

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	Personnel Engaged in Establishment - A person		
	who has been employed in the immediately		
	preceding year by an entity described in		
	Section II, receiving remuneration from that		
	source, who occupies a managerial or executive		
	position with that entity and is entering the		
	territory of the United States for the purpose of		
	establishing an entity described in Section II that		
	will support employment of persons named in		
	paragraphs a), b), and c) therein. The subject		
	persons shall present proof of acquisition of		
	physical premises for the entity that shall		
	commence its business operations within one		
	year of the date of entry of that person.		

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access **Limitations on national treatment Additional commitments** Fashion Models and Specialty Occupations - Up to 65,000 persons annually on a worldwide basis in occupations as set out in 8 USC. '1101 (a) (15) (H) (i) (b), consisting of (i) fashion models who are of distinguished merit and ability; and (ii) persons engaged in a specialty occupation, requiring (a) theoretical and practical application of a body of highly specialized knowledge; and (b) attainment of a bachelor's or higher degree in the specialty (or its equivalent) as a minimum for entry into the occupation in the United States. Persons seeking admission under (ii) above shall possess the following qualifications: (a) full licensure in a US state to practice in the occupation, if such licensure is required to practice in the occupation in that state; and (b) completion of the required degree, or experience in the specialty equivalent to the completion of the required degree and recognition of expertise in the specialty through progressively responsible positions relating to the specialty. Entry for persons named in this section is limited to three years.

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	Specialty occupation aliens and their employers must be in compliance with all labor condition application requirements that are attested to by the established employer. These requirements are: a) wages paid to the person are the greater of: 1) the actual wage paid by the employer to individuals in that place of employment with similar qualifications and experience, or 2) the prevailing wage for that occupational classification in the area of employment; b) conditions of work are such that they will not adversely affect working conditions for those similarly employed; c) there is no strike or lockout in the course of a labor/management dispute in progress at the place of employment affecting the subject occupation; labor/management dispute in progress at the place of employment;		

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access **Limitations on national treatment Additional commitments** the employer has not laid off or otherwise displaced workers in the subject occupation in the previous six months and will not lay off or displace any US worker during the 90-day period following the filing of an application or the 90-day periods preceding and following the filing of any visa petition supported by the application; e) the employer has taken and is taking timely and significant steps to recruit and retain sufficient US workers in the specialty occupation; and f) notice is given at the time of application by the employer to employees or their representatives at the place of employment. All Sectors: Acquisition of The federal government restricts initial None sale of federally-owned lands to US Land citizens. (Preceding restriction does not apply to foreign-owned companies formed under the laws of any state of the United States.) Acquisition of land reclaimed with federal funds and reclamation of desert land is restricted to individual US citizens

Modes of supply: 1) Cross-	-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
		Ownership of land by non-US citizens is limited in: Kentucky (restrictions apply only to individuals, not to foreign-owned companies incorporated within the United States) and South Carolina (applies to individuals and foreign-owned corporations).  Purchase of land by non-US citizens not resident within the state is restricted in: Oklahoma, Florida, and Wyoming. In Mississippi, non-US citizens may not purchase more than 5	
		acres for residential property, or more than 320 acres for industrial development.	
		Non-US citizens may not purchase or bid on sales of public lands in: Hawaii, Idaho, Mississippi, Montana, and Oregon	

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons			f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
All Sectors: Taxation Measures	<ol> <li>None</li> <li>None</li> </ol>	1), 2), 3) At the federal level, with respect to direct taxes:	
		Differential tax treatment may be	
	3) None	provided between trusts created or organized in the United States to provide employee benefits and trusts not created or organized in the United States and their respective beneficiaries. Such provisions affect the taxation of the income of the trust or the beneficiary, the availability of deductions to taxpayers for contributions to the trust, and tax administration requirements; these provisions include different rules for allowing deductions to, and determining the earnings of, foreign employee benefit plans.	
		An increase in the rate or a widening of the base of a federal income tax may be imposed on a national, resident or corporation of a foreign country where a national, resident or corporation of the United States is being subjected to discriminatory or extraterritorial taxes (as described in section 891 or section 896 of the Internal Revenue Code).	

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
		At the federal level, with respect to taxes other than direct taxes:  An excise tax may be imposed in connection with transfers of any property by a citizen or resident of the United States, or by a domestic entity (corporations, partnership, estate or trust) to a foreign entity (corporation	
		partnership, estate or trust).  An excise tax may be imposed on US source gross investment income of foreign organizations that are private foundations.	
	Unbound, except as indicated in the horizontal section	4) None	
All Sectors: Subsidies	1) Unbound	1) Unbound	
	2) Unbound	2) Unbound	
	3) None	3) The Federal Overseas Private Investment Corporation (OPIC) insurance and loan guarantees are not available to certain aliens, foreign enterprises, and foreign-controlled enterprises established in the United States	
		Trade and Development Agency financing is limited to:	

Modes of supply: 1) Cross-b	oorder supply 2) Consumption abroad	<u> </u>	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
		I. individuals 1) who are either US citizens or non-US citizens lawfully admitted for permanent residence in the United States and 2) whose principal places of business are in the United States, or	
		II. privately-owned commercial corporations or partnerships that are incorporated or legally organized under the laws of the United States and whose principal places of business are in the United States and (1) that are more than 50 per cent beneficially owned by individuals who are US citizens or (2) that have been incorporated or legally organized in the United States for more than 3 years, have performed similar services in each of the prior 3 years, and employ US citizens in more than half of their permanent full-time positions in the United States and have the existing capability in the United States to perform the contract	

Modes of supply: 1) Cross	-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
		Unbound for measures at the federal, state or local levels that accord rights or preferences to members of socially or economically disadvantaged groups in the United States, including:	
		Federal Small Business Administration  – loans are restricted to US citizens or companies that are 100 per cent owned by US citizens and whose directors are all US citizens	
		Maine - The Maine Veterans Small Business Loan Guarantee Program provides guarantees to eligible resident veterans for business loans from local lending institutions. A qualifying business is one that is independently owned and operated in Maine, and the applicant must be a war veteran. The	
		Small Business Loan Guarantee Program in Maine provides guarantees of loans made by private lenders to eligible residents of Maine for business purposes.	

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
		Maryland - The Maryland Small Business Development Financing Authority makes direct loans to socially or economically disadvantaged business persons. Applicants must be US citizens and have a business that is 70 per cent owned by socially or economically disadvantaged persons. Applicants for the Maryland Small Business Surety Bond Guarantee Program must be US citizens and, if entities, must have their principal places of business in Maryland.  Minnesota - Community Development Corporations are only eligible to receive grants if 60 per cent of their directors are residents of the specific geographic community in Minnesota	
		Oregon - Oregon law requires that the Economic Development Corporation (EDC) give preference in OBDF loans to businesses owned in whole or in part by dislocated timber workers.	

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
		Pennsylvania - Minority Business Development Authority provides long-term low interest loans to minority-owned businesses. Applicants must be Blacks, Aleuts, Eskimos, Hispanics or American Indians who are residents of Pennsylvania. Unbound for research and development subsidies	
	4) Unbound, except as indicated in the horizontal section	4) None	

Modes of supply: 1) C	ross-border supply 2) Consumption abroad	3) Commercial presence 4) Prese	nce of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
II. SECTOR-SPECIFIC CO	DMMITMENTS		
1. BUSINESS SERVICES			
A. PROFESSIONAL SERVICES			
a) 1) Legal Services: practices as or through a qualified US lawyer	For the following jurisdiction, the following commitments apply: in (all states)		
,	Services must be supplied by a natural person	In-state or US residency is required for licensure in: Hawaii, Iowa, Kansas, Massachusetts, Michigan, Minnesota (or	
	An in-state office must be maintained for licensure in: District of Columbia, Indiana (or an affiliate with an office and with other attorneys in the state), Michigan, Minnesota (or maintain individual residency in Minnesota), Mississippi, New Jersey, Ohio, South Dakota and Tennessee.	maintain an office in Minnesota), Mississippi, Nebraska, New Jersey, New Hampshire, Oklahoma, Rhode Island, South Dakota, Vermont, Virginia, Wyoming.	
	2) Services must be supplied by a natural person  An in-state office must be maintained for licensure in: District of Columbia, Indiana (or an affiliate with an office and with other attorneys in the state), Michigan, Minnesota (or maintain individual residency in Minnesota), Mississippi, New Jersey, Ohio, South Dakota and Tennessee.	2) In-state or US residency is required for licensure in: Hawaii, Iowa, Kansas, Massachusetts, Michigan, Minnesota (or maintain an office in Minnesota), Mississippi, Nebraska, New Jersey, New Hampshire, Oklahoma, Rhode Island, South Dakota, Vermont, Virginia, Wyoming.	
	Services must be supplied by a natural person  Partnership in law firms is limited to persons licensed as lawyers	3) None, except US residency is required to practice before the US Patent and Trademark Office	
	US citizenship is required to practice before the US Patent and Trademark Office		

Sector or subsector	Limitations on market access		Limitations on national treatment		Additional commitments
Sector or subsector  a) 2) Legal Services:     consultancy on law of     jurisdiction where service     supplier is qualified as a     lawyer (such consultancy     excludes the following:     i) appearing for a person     other than himself or     herself as attorney in any     court, or before any	<ol> <li>None</li> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the</li> </ol>	1) 2) 3) 4)	Limitations on national treatment  In-state or US residency is required for licensure in: Hawaii, Iowa, Kansas, Massachusetts, Michigan, Minnesota (or maintain an office in Minnesota), Mississippi, Nebraska, New Jersey, New Hampshire, Oklahoma, Rhode Island, South Dakota, Vermont, Virginia, Wyoming.  US residency is required to practice before the US Patent and Trademark Office  None  None  None		Practice of international law permitted, provided foreign legal consultant (FLC) is competent.  Practice of 3rd-country law: permitted provided that FLC obtains written legal advice from an attorney licensed in
	4) Unbound, except as indicated in the horizontal section	4)	None	c)	
ii) preparing any instrument effecting the				d)	obtains written legal advice from an attorney licensed to practice in that jurisdiction. Association with local

<sup>&</sup>lt;sup>2</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Alaska. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, meeting the professional liability insurance requirement, and agreement to be bound by the Rules of Disciplinary Enforcement, Ethics Opinions adopted by the Board of Governors of the Alaska Bar Association, and the Code of Professional Responsibility. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Ci	ross-border supply 2) Consumption abroad	3) Commercial presence 4) Prese	nce of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
transfer or registration of title to real estate located in the United States of America; iii) preparing any will or trust instrument effecting the disposition on death of any property located in the United States of America and owned by a resident thereof, or any instrument relating to the administration of a decedent's estate in the United States of America; and iv) preparing any instrument in respect of the marital or parental relations, rights or duties of a resident of the United States of America, or the custody or care of the children of such a resident.)			lawyers: partnerships with local lawyers permitted. e) Employment of local lawyers: permitted. f) Use of firm name: permitted. g) Other: n/a.

Modes of supply: 1) (	Cross-border supply 2) Consumption abroad	3) Commercial presence 4) Pres	ence of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Arizona <sup>3</sup> 1) None	1) None	a) Practice of international law: permitted to the
	2) None	2) None	extent incorporated in home-country law.
	3) In-state office required	3) None	b) Practice of 3rd-country law: permitted to the
	4) Unbound, except as indicated in the horizontal section. Additionally, an in state office is required.	4) None	extent incorporated in home-country law. c) Practice of host-country
			law: not permitted. d) Association with local
			lawyers: partnership with local lawyers: permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted.
			g) Other: n/a.
	For the following jurisdiction, the following commitments apply: California <sup>4</sup>		
	1) None	1) None	a) Practice of international law: permitted to the extent incorporated in
	2) None	2) None	home-country law.
	3) None	3) None	b) Practice of 3rd-country law: not permitted.
	4) Unbound, except as indicated in the horizontal section	4) None	<ul><li>c) Practice of host-country law: not permitted.</li><li>d) Association with local lawyers: partnership with</li></ul>

<sup>&</sup>lt;sup>3</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Arizona. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), a minimum age requirement of 18 years, certification of registration and good standing with home-country bar, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Sector of subsector	Emittations on market access	Emitations on national treatment	
			local lawyers permitted.
			<ul><li>e) Employment of local lawyers: permitted.</li><li>f) Use of firm name: permitted.</li><li>g) Other: n/a.</li></ul>
	For the following jurisdiction, the following commitments apply: Connecticut <sup>5</sup>		
	1) None	1) None	a) Practice of international laws permitted to the extent
	2) None	2) None	incorporated in home-country law.
	3) None	3) None	b) Practice of 3rd-country law: permitted provided FLC first
	Unbound, except as indicated in the horizontal section	4) None	obtains advice from an attorney licensed in that jurisdiction.
			c) Practice of host-country law not permitted.
			d) Association with local lawyers: partnership with local attorneys permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted.
			g) Other: n/a.

registration, meeting the professional liability insurance requirement, an overdraft notification, good standing with home-country bar, and a written commitment to observe the Connecticut Rules of

Professional Conduct. Professional privileges apply to all foreign lawyers.

<sup>&</sup>lt;sup>4</sup> The following information is provided for transparency purposes only. A supplier regularly providing services is required to be licensed as a foreign legal consultant in California. Licensure is subject to meeting requirements of registration, an experience requirement (4 of the 6 years preceding registration must have been spent practicing law), certification of registration and good standing with homecountry bar, meeting the professional liability insurance requirement, and agreement to be bound by the requirements of the State Bar of California. Professional privileges apply to all foreign lawyers. <sup>5</sup> The following information is provided for transparency purposes only. A supplier regularly providing services is required to be licensed as a foreign legal consultant in Connecticut. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), certification of

Modes of supply: 1)	Cross-border supply 2) Consumption abroad	3) Commercial presence 4) Pres	ence of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: District of Columbia <sup>6</sup>		
	1) None	1) None	a) Practice of international law: permitted, provided FLC is
	2) None	2) None	competent. b) Practice of 3rd-country law:
	3) In-state office required	3) None	permitted, provided FLC is competent.
	4) Unbound, except as indicated in the horizontal section. Additionally, an in-state office is required.	4) None	c) Practice of host-country law: permitted provided FLC first obtains advice from an attorney licensed in that jurisdiction and identifies the person to the client.
			d) Association with local lawyers: partnership with local lawyers permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted. g) Other: n/a.

<sup>&</sup>lt;sup>6</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in the District of Columbia. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (5 of the 8 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, meeting the professional liability insurance requirement, and a written commitment to be bound by the Code of Professional Responsibility of the American Bar Association. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) C	cross-border supply 2) Consumption abroad	3) Commercial presence 4) Prese	ence of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Florida <sup>7</sup>		
	1) None	1) None	a) Practice of international law: permitted to the extent
	2) None	2) None	incorporated in home-country law.
	3) None	3) None	b) Practice of 3rd-country law: not permitted.
	4) Unbound, except as indicated in the horizontal section	4) None	c) Practice of host-country law: not permitted.
			d) Association with local lawyers: partnerships with local lawyers permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted.
			g) Other: n/a.

<sup>&</sup>lt;sup>7</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Florida. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, and a sworn statement to abide by the Rules of Professional Conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1	Cross-border supply 2) Consumption abroad	3) Commercial presence 4) Prese	ence of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Georgia <sup>8</sup>		
	1) None	1) None	a) Practice of international law: permitted to the extent
	2) None	2) None	incorporated in home-country law.
	3) None	3) None	b) Practice of 3rd-country law: not permitted. may render
	4) Unbound, except as indicated in the horizontal section	4) None	legal advise regarding the law of a non-US jurisdiction
			c) Practice of host-country law: not permitted.
			d) Association with local lawyers: partnership with local lawyers permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted. g) Other: n/a

<sup>&</sup>lt;sup>8</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Georgia. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, and a commitment to observe the Rules of Professional Responsibility and Disciplinary Rules applicable to members of the State Bar of Georgia. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) C	cross-border supply 2) Consumption abroad	3) Commercial presence 4) Presen	nce of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Hawaii <sup>9</sup>		
	1) None	1) None	a) Practice of international law: permitted, provided FLC is
	2) None	2) None	competent.
	3) None	3) None	b) Practice of 3rd-country law: permitted provided FLC obtains advice from an
	4) Unbound, except as indicated in the horizontal section	4) None	attorney licensed in that jurisdiction and identifies that person to the client.
			c) Practice of host-country law: permitted provided FLC obtains advice from an
			attorney licensed in that jurisdiction and identifies that person to the client.
			d) Association with local lawyers: partnership with
			local lawyers permitted. e) Employment of local
			lawyers: permitted. f) Use of firm name: permitted.
			g) Other: n/a.

<sup>&</sup>lt;sup>9</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Hawaii. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), and certification of registration and good standing with home-country bar. Professional privileges apply to all foreign lawyers.

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Illinois <sup>10</sup>		
	1) None	1) None	a) Practice of international law: permitted to the extent
	2) None	2) None	incorporated in home-country law.
	3) None	3) None	b) Practice of 3rd-country law: not permitted.
	4) Unbound, except as indicated in the horizontal section	4) None	c) Practice of host-country law: not permitted.
			d) Association with local lawyers: partnership with local lawyers permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted. g) Other: n/a

<sup>&</sup>lt;sup>10</sup>The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Illinois. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), meeting the professional liability insurance requirement, a written commitment to observe the Rules of Professional Conduct, and certification of registration and good standing with home-country bar. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cro	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	e of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Indiana <sup>11</sup>		
	1) None	1) None	a) Practice of international law: not permitted
	2) None	2) None	b) Practice of 3rd-country law: not permitted.
	3) In-state office required	3) None	c) Practice of host-country law: not permitted.
	4) Unbound, except as indicated in the horizontal section. Additionally, an in state office is required.	4) None	d) Association with local lawyers: partnership with local lawyers: permitted.
			e) Employment of local lawyers: permitted.
			<ul><li>f) Use of firm name: permitted</li><li>g) Other: n/a.</li></ul>

<sup>&</sup>lt;sup>11</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Indiana. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cro	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	e of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Louisiana <sup>12</sup>		
	1) None	1) None	a) Practice of international law: permitted, provided
	2) None	2) None	FLC is competent b) Practice of 3rd-country
	3) None	3) None	law: permitted. c) Practice of host-country
	4) Unbound, except as indicated in the horizontal section	4) None	law: not permitted. d) Association with local
	normal section		lawyers: partnership with local lawyers: permitted.
			e) Employment of local
			lawyers: permitted. f) Use of firm name: permitted

<sup>&</sup>lt;sup>12</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Louisiana. Licensure is subject to meeting requirements of registration, an experience requirement (5 years immediately preceding registration must have been spent practicing law (or as a full-time professor or instructor if the applicant wishes to become licensed as a legal consultant at an accredited university or college)), a minimum age requirement of 26 years, certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	ee of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Massachusetts <sup>13</sup>		
	1) None	1) None	a) Practice of international law: no specific provision
	2) None	2) None	b) Practice of 3rd-country law: no specific provision
	3) In-state office required	3) None	c) Practice of host-country law: not permitted.
	4) Unbound, except as indicated in the horizontal section. Additionally, an instate office is required.	4) None	<ul> <li>d) Association with local lawyers: partnership with local lawyers: no specific provision.</li> </ul>
			<ul><li>e) Employment of local lawyers: permitted.</li><li>f) Use of firm name: permitted</li></ul>
			g) Other: n/a.

<sup>&</sup>lt;sup>13</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Massachusetts. Licensure is subject to meeting requirements of registration, an experience requirement (the 5 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of natural persons		
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments	
	For the following jurisdiction, the following commitments apply: Michigan <sup>14</sup>			
	1) None	1) None	a) Practice of international law: permitted to the extent	
	2) None	2) None	incorporated in home-country law.	
	3) None	3) In-state residency required	b) Practice of 3rd-country law: not permitted.	
	4) Unbound, except as indicated in the horizontal section	4) In-state residency required	c) Practice of host-country law: not permitted.	
			d) Association with local lawyers: partnership with local lawyers permitted.	
			e) Employment of local lawyers: permitted.	
			f) Use of firm name: permitted. g) Other: n/a.	

<sup>14</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Michigan. Licensure is subject to meeting requirements of registration, a minimum age of 18 years, an experience requirement (3 of the 5 years preceding registration must have been spent practicing law), and certification of registration and good standing with home-country bar. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros Sector or subsector	s-border supply 2) Consumption abroad  Limitations on market access	3)	Commercial presence 4) Presence  Limitations on national treatment	Additional commitments	
Sector or subsector	For the following jurisdiction, the following commitments apply: Minnesota <sup>15</sup> 1) None  2) None	1) 2)	None None	a)	Practice of international law: permitted to the extent incorporated in home-country law.
	<ul> <li>In-state office required</li> <li>Unbound, except as indicated in the horizontal section. Additionally, an in-state office is required.</li> </ul>	3) 4)	None	b) c) d) e) f) g)	Practice of 3rd-country law: not permitted. Practice of host-country law: not permitted. Association with local lawyers: partnership with local lawyers permitted. Employment of local lawyers: permitted. Use of firm name: permitted. Other: n/a

<sup>15</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Minnesota. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, and are subject to the Minnesota Rules of Professional Conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Missouri <sup>16</sup>		
	1) None	1) None	a) Practice of international law: permitted
	2) None	2) None	b) Practice of 3rd-country law: permitted
	3) Association with an in-state law office is required	3) None	c) Practice of host-country law: not permitted
	4) Unbound, except as indicated in the horizontal section. Additionally,	4) None	d) Association with local lawyers: partnership with local lawyers: permitted.
	association with an in-state law office is required.		e) Employment of local lawyers: permitted f) Use of firm name: permitted
			g) Other: n/a.

<sup>&</sup>lt;sup>16</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Missouri. Licensure is subject to meeting requirements of registration, passing the Multi-state Professional Responsibility Examination, an experience requirement (5 of the 10 years preceding registration must have been spent practicing law), a minimum age requirement of 27 years, certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	ad 3) Commercial presence 4) Presence of natural persons			tural persons
Sector or subsector	Limitations on market access		Limitations on national treatment		Additional commitments
	For the following jurisdiction, the following commitments apply: New Jersey <sup>17</sup>				
	1) None	1)	None	a)	Practice of international law: permitted to the extent
	2) None	2)	None		incorporated in home-country law.
	3) In-state office required	3)	None	b)	Practice of 3rd-country law: permitted provided FLC
	4) Unbound, except as indicated in the horizontal section. Additionally, an in-state office is required.	4)	None		obtains advice from an attorney licensed in that jurisdiction and identifies that person to the client.
				c)	Practice of host-country law: permitted provided FLC obtains advice from an attorney licensed in that jurisdiction and identifies that person to the client.
				d)	Association with local lawyers: partnership with local lawyers permitted.
				e)	Employment of local lawyers: permitted.
				f) g)	Use of firm name: permitted. Other: n/a.

<sup>&</sup>lt;sup>17</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in New Jersey. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), meeting the professional liability insurance requirement, certification of registration and good standing with home-country bar, and shall observe the Rules of Professional Conduct of the American Bar Association. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cro	oss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	e of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: New Mexico <sup>18</sup>		
	1) None	1) None	a) Practice of international law: permitted to the extent
	2) None	2) None	incorporated in home country law
	3) None	3) None	b) Practice of 3rd-country
	4) Unbound, except as indicated in the horizontal section.	4) None	law: permitted to the extent incorporated in home country law
			c) Practice of host-country law: permitted, provided
			such law is also applicable to the foreign country
			where the legal consultant
			is admitted to practice or on the basis of advice from a
			person duly qualified or entitled
			d) Association with local lawyers: partnership with
			local lawyers: no specific
			<ul><li>provision</li><li>e) Employment of local</li></ul>
			lawyers: permitted
			f) Use of firm name:
			permitted
			g) Other: n/a.

<sup>&</sup>lt;sup>18</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in New Mexico. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), a minimum age requirement of 21 years, certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	imption abroad 3) Commercial presence 4)		Presence of natural persons	
Sector or subsector	Limitations on market access	]	Limitations on national treatment		Additional commitments
	For the following jurisdiction, the following commitments apply: New York <sup>19</sup>				
	1) None		None	a)	Practice of international law: permitted, provided FLC is
	2) None	2)	None	b)	competent. Practice of 3rd-country law:
	3) In-state office required	3)	None		permitted, provided FLC is competent.
	4) Unbound, except as indicated in the horizontal section. Additionally, an in-state office is required.	4)	None	c) d) e) f) g)	Practice of host-country law: permitted to practice NY and federal law provided FLC relies on advice from a person duly qualified and entitled to render professional legal advice on NY or US law. Permitted to practice law of other US states, provided FLC is competent. Association with local lawyers: partnership with local lawyers permitted. Employment of local lawyers: permitted. Use of firm name: unrestricted. Other: n/a.

<sup>&</sup>lt;sup>19</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in New York. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (3 of the 5 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, meeting the professional liability insurance requirement, and agreement to be bound by the New York Bar Code of Ethics. Professional privileges apply to all foreign lawyers.

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: North Carolina <sup>20</sup>		
	1) None	1) None	a) Practice of international law: permitted, provided
	2) None	2) None	authorization from the State Supreme Court.
	3) In-state office required	3) None	b) Practice of 3rd-country law: permitted, provided
	4) Unbound, except as indicated in the horizontal section. Additionally, an in-	4) None	authorization from the State Supreme Court.
	state office is required.		c) Practice of host-country law: not permitted.
			d) Association with local lawyers: partnership with
			local lawyers: permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted.
			g) Other: n/a.

<sup>&</sup>lt;sup>20</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in North Carolina. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), a minimum age requirement of 21 years, certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	road 3) Commercial presence 4) Presence of natural persons			ural persons
Sector or subsector	Limitations on market access		Limitations on national treatment	Additional commitments	
	For the following jurisdiction, the following commitments apply: Ohio <sup>21</sup>				
	1) None	1)	None	a)	Practice of international law: permitted.
	2) None	2)	None	b)	Practice of 3rd-country law: permitted if FLC obtains
	3) In-state office required	3)	None		advice from an attorney licensed in that jurisdiction
	4) Unbound, except as indicated in the horizontal section. Additionally, an in-state	4)	None		and identifies that person to the client.
	office is required.			c)	Practice of host-country law: permitted if FLC obtains
					advice from an attorney licensed in that jurisdiction and identifies that person to the client.
				d)	Association with local lawyers: partnership with local lawyers not permitted.
				e)	Employment of local lawyers: permitted.
				f) g)	Use of firm name: permitted. Other: n/a.

<sup>&</sup>lt;sup>21</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Ohio. Licensure is subject to meeting requirements of registration, a minimum age of 21 years, an experience requirement (4 of the 6 years preceding registration must have been spent practicing law), certification of registration and good standing with home-country bar, meeting the professional liability insurance requirement, and being subject to the Ohio Code of Professional Responsibility and the disciplinary procedural rules set forth in Gov. Bar R.V. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	e of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Oregon <sup>22</sup>		
	1) None	1) None	a) Practice of international law: permitted to the extent
	2) None	2) None	incorporated in home-country law.
	3) None	3) None	b) Practice of 3rd-country law: permitted if FLC obtains
	4) Unbound, except as indicated in the horizontal section	4) None	advice from an attorney licensed in that jurisdiction and identifies that person to the client.
			c) Practice of host-country law: permitted if FLC obtains advice from an attorney licensed in that jurisdiction and identifies that person to the client.
			d) Association with local lawyers: partnership with local lawyer permitted. e) Employment of local
			lawyers: permitted f) Use of firm name: permitted.
			g) Other: n/a.

<sup>&</sup>lt;sup>22</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Oregon. Licensure is subject to meeting requirements of registration, a minimum age of 18 years, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), and certification of registration and good standing with home-country bar, meeting the professional liability insurance requirement, and agreement to comply with ORS Chapter 9, the Oregon Code of Professional Responsibility and the Oregon State Bar's Rules of Procedure. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cross Sector or subsector	s-border supply 2) Consumption abroad  Limitations on market access	3)	Commercial presence 4) Presence o  Limitations on national treatment	ı mat	Additional commitments
	For the following jurisdiction, the following commitments apply: Texas <sup>23</sup>				
	1) None	1)	None	a)	Practice of international law: permitted to the extent
	2) None	2)	None		incorporated in home-country law.
	3) None	3)	In-state residency required	b)	Practice of 3rd-country law: not permitted.
	Unbound, except as indicated in the horizontal section	4)	In-state residency required	c)	Practice of host-country law: not permitted.
				d)	Association with local lawyers: partnership with local lawyers permitted.
				e)	Employment of local lawyers: permitted.
				f) g)	Use of firm name: permitted. Other: n/a.

<sup>&</sup>lt;sup>23</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Texas. Licensure is subject to meeting requirements of registration, a minimum age of 26 years, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), meeting the professional liability insurance requirement, certification of registration and good standing with home-country bar, and taking an oath to abide by the State Bar Act, the State Bar Rules, and the Texas Disciplinary Rules of Professional Conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cro	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence	e of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	For the following jurisdiction, the following commitments apply: Utah <sup>24</sup>		
	1) None	1) None	a) Practice of international law: permitted to the
	2) None	2) None	extent incorporated in home-country law
	3) In-state office required	3) None	b) Practice of 3rd-country law: permitted to the
	4) Unbound, except as indicated in the horizontal section. Additionally, an in-	4) None	extent incorporated in home-country law
	state office is required.		c) Practice of host-country
			law: not permitted d) Association with local
			lawyers: partnership with local lawyers: permitted.
			e) Employment of local lawyers: permitted.
			f) Use of firm name: permitted
			g) Other: n/a.

<sup>&</sup>lt;sup>24</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant (FLC) in Utah. Licensure is subject to meeting requirements of registration, passing the Multi-state Professional Responsibility Examination, successful completion of the one-day Office of Professional Conduct Ethics School of the Utah Bar, certification of registration and good standing with home-country bar wherein lawyers are subject to effective regulation and discipline, and agreement to be bound by the rules of professional conduct. Professional privileges apply to all foreign lawyers.

Modes of supply: 1) Cros Sector or subsector	s-border supply 2) Consumption abroad  Limitations on market access	3)	Commercial presence 4) Presence c Limitations on national treatment		ural persons  Additional commitments
	For the following jurisdiction, the following commitments apply: Washington <sup>25</sup>				
	1) None	1)	None	a)	Practice of international law: permitted to the extent
	2) None	2)	None		incorporated in home-country law.
	3) None	3)	In state residency required at time admitted None	b)	Practice of 3rd-country law: not permitted.
	4) Unbound, except as indicated in the	4)	In-state residency required at time	c)	Practice of host-country law: not permitted.
	horizontal section		admitted None	d)	Association with local lawyers: partnerships with
				e)	local lawyers permitted. Employment of local lawyers: permitted.
				f)	Use of firm name:
				per	mitted.
				g)	Other: n/a.

<sup>25</sup> The following information is provided for transparency purposes only. A supplier regularly providing services in the jurisdiction is required to be licensed as a foreign legal consultant in Washington. Licensure is subject to meeting requirements of registration, an experience requirement (5 of the 7 years preceding registration must have been spent practicing law), and certification of registration and good standing with home-country bar, and agreement to be bound by the Discipline Rules for Lawyers Enforcement of Lawyer Conduct and the Rules of Professional Conduct. Professional privileges apply to all foreign lawyers.

* * * * · · ·	ross-border supply 2) Consumption abroad		/	of natural persons	
Sector or subsector	Limitations on market access		Limitations on national treatment	Additional commitments	
	For the following jurisdiction, the following commitments apply: Other States				
	1) None	1)	None		
	2) None	2)	None		
	3) Unbound for Alabama, Arizona, Arkansas, Colorado, Delaware, Idaho, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, North Carolina, North Dakota, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Utah, Vermont, Virginia, West Virginia, Wisconsin, Wyoming.	3)	None		
	4) Unbound for Alabama, Arizona, Arkansas, Colorado, Delaware, Idaho, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Mexico, North Carolina, North Dakota, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Utah, Vermont, Virginia, West Virginia, Wisconsin, Wyoming.	4)	None		

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments None Accounting, Auditing and 1) 1) None Will consider undertaking **Bookkeeping Services** implementation of GATS 2) None (CPC 862) Disciplines in Regulation of the None Accountancy Sector (WTO Sole proprietorships or partnerships are 3) None Disciplines adopted in 1998) if limited to persons licensed as accountants, others do the same. except in Iowa where accounting firms must incorporate Unbound, except as indicated in the In-state residency is required for horizontal section. In addition, an in-state licensure in to receive a license to office must be maintained for licensure in to perform audits in: Arizona, Arkansas, receive a license to perform audits in: Connecticut, District of Columbia, Idaho. Arkansas, Connecticut, Iowa, Kansas, Indiana, Iowa, Kansas, Kentucky, Kentucky, Michigan, Minnesota, Nebraska, Louisiana, Maine, Michigan, Minnesota, New Hampshire, New Mexico, Ohio, Mississippi, Missouri, Nebraska, New Vermont, and Wyoming. Hampshire, New Mexico, North Carolina, North Dakota, Ohio, US citizenship is required for licensure in Oklahoma, Rhode Island, South Carolina, North Carolina. Tennessee, and West Virginia. **Taxation Services** None 1) 1) None (CPC 863) 2) None None 3) None None Unbound, except as indicated in the 4) None horizontal section

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3				3) Commercial presence 4) Presence of natural persons		
	Sector or subsector	Limitations on market access		Limitations on national treatment	Additional commitments	
d)	Architectural Services (CPC 8671)	<ol> <li>None</li> <li>None</li> </ol>	1)	None None	Will consider undertaking commitments for architects similar to those adopted for	
		<ul> <li>Two-thirds of the officers, partners, and/or directors of an architectural firm in Michiga must be licensed in Michigan as architects, professional engineers and/or land surveyors.</li> </ul>	3) 4)	None	accountants in the WTO  Disciplines in Regulation of the  Accountancy Sector (adopted in 1998), if others do the same.	
e)	Engineering Services	<ul><li>4) Unbound, except as indicated in the horizontal section</li><li>1) None</li></ul>	1)	None	Will consider undertaking	
	(CPC 8672)	2) None	2)	None	commitments for engineers similar to those adopted for accountants in the WTO	
f)	Integrated Engineering Services (CPC 8673)	<ol> <li>None</li> <li>Unbound, except as indicated in the horizontal section. In addition, US citizenship is required for licensure in the District of Columbia.</li> </ol>	(3) (4)	None  In-state residency is required for licensure in: Idaho, Iowa, Kansas, Maine, Mississippi, Nevada, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, and West Virginia.	Disciplines in Regulation of the Accountancy Sector (adopted in 1998), if others do the same.	
g)	Urban Planning & Landscape Services (CPC 8674)	<ol> <li>None</li> <li>None</li> </ol>	1) 2)	None None		
		3) Two-thirds of the officers, partners, and/or directors of an architectural firm in Michiga must be licensed in Michigan as architects, professional engineers and/or land surveyors		None		
		4) Unbound, except as indicated in the horizontal section.	4)	None		

M	odes of supply: 1) Cross	s-border supply 2) Consumption abroad	3)	Commercial presence 4) Presence o	f natural persons
	Sector or subsector	Limitations on market access		Limitations on national treatment	Additional commitments
B.	COMPUTER AND RELATED SERVICES	1) None	1)	None	
	(MTN.GNS/W/120 a) - e), except airline	2) None	2)	None	
	computer reservation systems)	3) None	3)	None	
	(CPC 84)	4) Unbound, except as indicated in the horizontal section	4)	None	

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
REAL ESTATE SERVICES	1) None	Corporations that own real estate in	
- Real estate services involving own or leased property (CPC		Florida must maintain an office and registered agent in Florida	
821)	2) None	2) None	
Renting or leasing services involving own	3) None	3) None	
or leased residential property	4) Unbound, except as indicated in the horizontal section. In addition, US citizenship is required for licensure as	4) In-state residency or US citizenship is required for licensure as a real estate broker in South Dakota	
Renting or leasing services involving own or leased non-	estate broker in: Mississippi and New		
residential property			
Residential buildings and land sales			
Non-residential buildings and land sales			
Non-residential vacant land sales Real estate services on a fee or contract basis (CPC 822)			
- Residential property management services on a fee or contract basis			

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Non-residential property management services on a fee or contract basis			
Residential buildings and land sales on a fee or contract basis Residential vacant land sales on a fee or contract basis			
Non-residential buildings and land sales on a fee or contract basis			
Non-residential vacant land sales on a fee or contract basis			
E. RENTAL/LEASING SERVICES WITHOUT OPERATORS:			
c) Relating to Other	1) None	1) None	
Transport Equipment (CPC 83101+83102 +83105)	2) None	2) None	
d) Deletine to Other	3) None	3) None	
d) Relating to Other Machinery and Equipment (CPC 83106 – 83109)	4) Unbound, except as indicated in the horizontal section	4) None	
e) Other <del>(except Harbor</del> <del>Dredges)</del> (CPC 832)			

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
F. OTHER BUSINESS SERVICES			
a) Advertising			
Sale or leasing services of advertising	1) None	1) None	
space or time	2) None	2) None	
Planning, creating and placement services of	3) None	3) None	
advertising	4) Unbound, except as indicated in the horizontal section	4) None	
Other advertising services (except aerial advertising and skywriting) (CPC 871)			
b) Market Research and Public Opinion Polling Services (CPC 864)			
	1) None	1) None	
	2) None	2) None	
Public opinion polling	3) None	3) None	
<u>services</u>	4) Unbound, except as indicated in the horizontal section	4) None	

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of natural persons	
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
c) Management Consulting Services (CPC 865)			
General management	1) None	1) None	
- Financial management	2) None	2) None	
consulting services (except business tax)	3) None	3) None	
Marketing management consulting services	Unbound, except as indicated in the horizontal section	4) None	
Human resources management consulting services			
Production management consulting services			
Public relations services			
Other management consulting services			

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons				
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments	
d) Services Related to Management Consulting (CPC 866)				
Project management	1) None	1) None		
services other than for construction	2) None	2) None		
——————————————————————————————————————	3) None	3) None		
conciliation services	4) Unbound, except as indicated in the horizontal section	4) None		
Other management services n.e.c.				
f) Services Incidental to Agriculture, Hunting and	1) None	1) None		
Forestry (except provision of agricultural machinery	2) None	2) None		
with drivers and crew, harvesting and related	3) None	3) None		
services, services of farm labor contractors, and aerial fire fighting) (CPC 881)	4) Unbound, except as indicated in the horizontal section	4) None		
g) Services Incidental to Fishing (CPC 882)	1) None	1) None		
	2) None	2) None		
	3) None	3) None		
	4) Unbound, except as indicated in the horizontal section	4) None		

Modes of supply: 1) Cros		· · · · · · · · · · · · · · · · · · ·	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
h) Services Incidental to Mining (CPC 883 + 5115)	1) None	1) None	
	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section	4) None	
j) Services Incidental to Energy Distribution	1) None	1) None	
Energy Distribution	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	
k) Placement and Supply Services of Personnel (CPC 872)			
Executive search	1) None	1) None	
services	2) None	2) None	
Placement services of office support personnel and other workers	US citizenship is required for ownership of employment agencies in Arkansas.	3) None	
Supply services of office support personnel  Supply services of	4) Unbound, except as indicated in the horizontal section. In addition, US citizenship is required for licensure as an employment agent, employment agency counselor and employment agency manager	4) None	
domestic help  personnel	in Arkansas.		

Modes of supply: 1) Cros	s-bor	rder supply 2) Consumption abroad	3)	Commercial presence 4) Presence of	f natural persons
Sector or subsector		Limitations on market access		Limitations on national treatment	Additional commitments
<ul> <li>Supply services of other commercial or</li> </ul>					
industrial workers					
Supply services of nursing personnel					
<ul> <li>Supply services of other personnel</li> </ul>					
Investigation and Security					
Services (CPC 873)					
Investigation convious	1)	None	1)	None	
— Investigation services	1)	None	1)	None	
- Security consultation	2)	None	2)	None	
<del>services</del>	3)	Permanent resident alien status or US	3)	None	
Alarm monitoring		citizenship is required to own contract		1,010	
services		security companies in Maine			
- Armored car services	4)	Unbound, except as indicated in the	4)	In-state residency is required for private	
0 1 '		horizontal section. In addition, permanent		detectives in Michigan	
Guard services		resident alien status or US citizenship is required for private investigators and			
- Other security services		security guards in: Maine and New York.			
m) Related Scientific &	1)	None	1)	None	
Technical Consulting	2)	N	2)	Nama	
(except land surveying for the purpose of	2)	None	2)	None	
establishing legal	3)	None	3)	None	
boundaries, aerial surveying and aerial	4)	Unbound, except as indicated in the	4)	None	
map-making) (CPC 8675)	+)	horizontal section	<del>*</del> )	None	
n) Maintenance & Repair of					

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Equipment (except maritime vessels, aircraft, and other transport equipment) (CPC 633,			
8861-8866)  — Repair services of	1) None	1) None	
personal and household goods	2) None	2) None	
Repair services of	3) None	3) None	
fabricated metal products, except machinery and equipment, on a fee or contract basis	Unbound, except as indicated in the horizontal section	4) None	
—Repair services of machinery and equipment n.e.e., on a fee or contract basis			
Repair services n.e.c. of office, accounting and computing machinery, on a fee or contract			

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Repair services of electrical machinery and apparatus n.e.c., on a fee or contract basis			
Repair services of radio, television and communication equipment and apparatus, on a fee or contract basis			
Repair services of medical, precision and optical instruments, watches and clocks, on a fee or contract basis			
o) Building-Cleaning Services (CPC 874)			
Disinfecting and exterminating services	1) Unbound*	1) Unbound*	
	2) None	2) None	
services	3) None	3) None	
Janitorial services  Other building cleaning services	Unbound, except as indicated in the horizontal section	4) None	

Modes of supply: 1) Cross	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
q) Packaging Services (CPC 8760)			
Services consisting in	1) None	1) None	
packaging goods for others on a fee or	2) None	2) None	
contract basis, such as	3) None	3) None	
food products, pharmaceuticals, household cleaners,	4) Unbound, except as indicated in the horizontal section	4) None	
toilet preparations and hardware using a			
variety of automated or manual packaging techniques including			
blister forming and packaging, shrink or			
skin wrapping, form filling and sealing,			
pouch filling, bottling and aerosol packaging.			
Parcel packing and gift wrapping are also			
included. This service may also include the			
labeling or imprinting of the package.			

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons **Additional commitments Sector or subsector** Limitations on market access Limitations on national treatment r) Publishing (Only part of 1) None 1) None MTN.GNS/W/120 category: "r) Printing, 2) None None Publishing") (part of **CPC 88442)** A single company or firm is not permitted None to own a combination of newspaper, radio and/or TV broadcast stations serving the same local market Unbound, except as indicated in the 4) None horizontal section s) Convention Services 1) None 1) None (CPC 87909) 2) Unbound with respect to tax deductions None 3) None None Unbound, except as indicated in the None horizontal section t) Other -1) None 1) None Translation and None 2) None interpretation services (CPC 87905) 3) None 3) None Unbound, except as indicated in the 4) None horizontal section

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
· · ·	· · · · · · · · · · · · · · · · · · ·	<u> </u>	•
over, such items throughout the supply of the service. Express delivery services also may include one or more value added elements, such as collection from an address designated by the sender; release upon signature; guarantee of delivery	4)—Unbound except as indicated in the horizontal section	4)— <u>None</u>	

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector Limitations on market access		Limitations on national treatment	Additional commitments
within a specified time; electronic and/or other advanced technologies; and ability of the sender to confirm delivery. 26  B.			

This classification is activities based and does not distinguish among service suppliers. Subject to the limitations noted above, commitments made in the Express Delivery Services sector shall include all express delivery services defined above that are supplied on a competitive and commercial basis. Express Delivery services do not include maritime transport services or services to which the Annex on Air Transport Services applies, but include certain services performed in connection with express delivery, which are classified elsewhere in W/120. To the extent not already reflected in its GATS commitments, the United States is considering commitments on such services, which include:

<sup>1</sup>Fc: inventory management services

<sup>1</sup>Fq: packaging services

<sup>1</sup>Ft: order processing services, production planning and control services

<sup>2</sup>Ci online information and data processing

<sup>11</sup>Fd: maintenance and repair of road transport equipment

part of 11Fb: road freight transportation performed in connection with express delivery

part of 11Fc; rental of commercial vehicles with operators performed in connection with express delivery

part of 11Fe: supporting services for road transport performed in connection with express delivery

part of 11H: container station and depot services performed in connection with express delivery

part of 11Hb: storage and warehousing services performed in connection with express delivery

part of 11Hc: freight transport agency services performed in connection with express delivery

part of 11Hd: other supporting and auxiliary transport services performed in connection with express delivery

Modes of supply: 1) Cross-border supply 2) Consumption abroad		ad 3) Commercial presence 4) Presence of natural persons	
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
A/B Postal/Courier Services <sup>27,28</sup> - Express Delivery Services <sup>29,30</sup>	<ol> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	1) None 2) None 3) None 4) None	The United States will consider undertaking commitments to establish or maintain appropriate measures, substantive and/or procedural to address certain crosssubsidization of express delivery services, such as may arise from monopoly first-class letter carriage, if other Members are prepared to do so as well.

<sup>&</sup>lt;sup>27</sup> The commitments for the sectors listed in this section do not include maritime transport services or services to which the Annex on Air Transport Services applies. In addition, these commitments do not include any rights to access the U.S. Postal Service network, including any rights provided under the Universal Postal Union Acts or other international postal agreements or arrangements, or to access U.S. Postal Service post office boxes and recipient mail receptacles.

<sup>&</sup>lt;sup>28</sup> Unless otherwise indicated, this classification does not distinguish among service suppliers. Subject to any scheduled limitations, commitments made in these sectors shall include all services supplied on a competitive or commercial basis.

<sup>&</sup>lt;sup>29</sup> Express Delivery Services are a combination of the collection, sorting, transport, and delivery of documents, printed matter, parcels, goods, or other items on an expedited basis relative to conventional delivery services, while maintaining accountability to the customer throughout the supply of the service. Express Delivery Services include value-added elements such as collection from point of origin, personal delivery to addressee, guaranteed delivery within a specified period of time, tracing and tracking, possibility of changing the destination and addressee in transit, and confirmation of receipt.

<sup>&</sup>lt;sup>30</sup> For transparency purposes, conventional delivery of letters, i.e., letters that are not extremely urgent, is a governmental service exclusively reserved to the U.S. Postal Service. Under present practice, a letter is presumed to be extremely urgent if either (1) the letter's value or usefulness will be lost or greatly diminished if not delivered within specific urgent time limits, and the private carrier meets that time limit, or (2) the amount paid for private delivery of the letter is at least \$3.00 or twice the applicable First-Class rate (including Priority Mail), whichever is greater. The price threshold may be modified over time to account for inflation.

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
C. Land based Courier Services (except courier services involving any prior or subsequent movement by air)  - Other delivery services	1) None, except unbound for services supplied by the U.S. Postal Service in accordance with a universal service obligation as provided under domestic law <sup>31</sup> or the Universal Postal Union Acts.	1) None	
- Other derivery services	2) None	2) None	
	3) None, except unbound for services supplied by the U.S. Postal Service in accordance with a universal service obligation as provided under domestic law <sup>31</sup> or the Universal Postal Union Acts.	3) None	
	Unbound, except as indicated in the horizontal section	4) None	

<sup>&</sup>lt;sup>31</sup> Under U.S. law, the universal service obligation requires the U.S. Postal Service to receive, transmit, and deliver throughout the United States written and printed matter, parcels, and like materials.

N	Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Prese	nce of natural persons
	Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presen	ce of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
C. D. Basic Telecommunications Services <sup>32</sup>	1) None 2) None	1) None 2) None	The United States undertakes the obligations contained in the reference paper attached hereto.
The transmission between or among points specified by the user, of information of the users choosing, without change in the form or content of the information as sent of and received, as defined in 47 U.S.C. 153 (43). Services can be supplied on either a public or private basis, regardless of the facilities used. These services may be provided on a facilities basis or nonfacilities basis, and encompass local, long-distance, or international services, for public or non-public use, and may be provided through any means of technology.	None, other than      Comsat has exclusive rights to links with Intelsat and Inmarsat.      Ownership of a common carrier radio license:      Indirect: None      Direct: May not be granted to or held by (a) foreign government or the representative thereof  (b) non-U.S. citizen or the representative of any non-U.S. citizen	2) None 3) None	Supplementing the United States Reference Paper commitments (attached) the United States commits to:  Maintain an absence of national government ownership in public telecommunications service suppliers;  Maintain a national telecommunications regulatory body independent of executive and legislative branches, which is required to employ transparent procedures in developing rules (including notice and comment) and is empowered to enforce regulations through sanctions.
Services include:  a) Voice telephone services  b) Packet-switched data			

<sup>32</sup> Excluding one-way satellite transmissions of DTH and DBS television services and of digital audio services.

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
transmission services (note: packet switched services classified as	(c) any corporation not organized under the laws of the United States or		including fines and revocation of licenses; and
information services are not considered basic telecommunications services.)	(d) U.S. corporation of which more than 20% of the capital stock is owned or voted by a foreign government or its representative, non-U.S. citizens or their representatives or a corporation not		Permit licensed suppliers of basic telecommunications services choice of technology used in the supply of services, subject to requirements
c) Circuit-switched data transmission services	organized under the laws of the United States.		necessary to fulfill legitimate public policy objectives.
d) Telex services	Unbound except as indicated by horizontal commitments	Unbound except as indicated by horizontal commitments.	In addition, subject to the national regulatory body's
e) Telegraph services	Communicitis	norizontal communicitis.	appropriate exercise of forbearance authority under 47
f) Facsimile services			U.S.C 160, and subject to exemptions for certain rural
g) Private leased circuit services			carriers, the United States also commits, with respect to suppliers defined under 47 U.S.C. 153 (26) as local exchange carriers to:
[Note: New definition, and same list of services moved to value-added services, below]			Ensure that local exchange carriers, provide dialing parity;
Enhanced Telecommunications	1) News	1) News	Maintain measures prohibiting local exchange carriers from
Services, as defined by the US Federal	1) None	1) None	imposing unreasonable or discriminatory conditions or
Communications	2) None	<del>2) None</del>	limitations on the resale of public telecommunications
Commission in Section 64.702 of the	3) None	3) None	services;
Commission's Rules and Regulations: services, offered over common carrier transmission	4) Unbound, except as indicated in the horizontal section	4) Unbound, except as indicated in the horizontal section	Ensure that local exchange carriers provide number portability where technically

Modes of supply: 1) Cross-box		<u> </u>	of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
facilities (i.e., public			feasible;
telecommunications			
transport services) which			Ensure that local exchange
employ computer			carriers provide access to poles,
processing applications			ducts, conduits and rights of
<del>that:</del>			way at just and reasonable rates
			and on non-discriminatory terms
			<u>and</u>
i) act on the format, content			conditions to competing basic
<del>code, protocol or similar</del>			public telecommunications
aspects of the subscriber's			service suppliers.
transmitted information;			
<del>Of</del>			
ii) provide the subscriber			
additional, different, or			
restructured information;			
<del>or</del>			
iii) involve subscriber			
interaction with stored			
<del>information.</del>			
Includes the following:			
h) Electronic Mail			
i) Voice Mail			
<del>j) On-line Information</del>			
<del>and/or Data Base</del>			
Retrieval			
k) Electronic Data			
Interchange (EDI)			
l) Enhanced/Value-added			
Facsimile Services			
(including store and			
forward, store and			
<del>retrieve)</del>			
m) Code and Protocol			
Conversion			
n) On-line Information			

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons			
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
and/or Data Processing (including transaction processing)			

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Sector or subsector  E. Information Services (Value-added services)  The offering of a capability for generating, acquiring, storing, transforming, processing, retrieving, utilizing, or making available information via telecommunications, as defined in 47 USC 153(20). Services include, but are not limited to:  - electronic mail - voice mail - on-line Information and/or data base retrieval - Electronic Data Interchange (EDI) - Enhanced/Value-add ed Facsimile Services	1) None 2) None 3) None 4) Unbound, except as indicated in the horizontal section	T	Additional commitments  Additional commitments
<ul> <li>Code and Protocol conversion</li> <li>on-line information and/or Data processing;</li> <li>packet-switched information services</li> </ul>			
<del>o) Other</del>			

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Note: services below are redundant, as they are captured in the definition of basic services above.			
Mobile Services     Analogue/Digital cellular services     PCS (Personal     Communications services)     Paging services			
- Mobile data services  F. Other Communications Services	1) None	1) None	
- Cable services provided over cable systems <sup>33</sup> as defined in 47 U.S.C. 522(6) and 47 U.S.C. 522(7)	<ul> <li>None</li> <li>None, except that a single company or firm</li> <li>is may be prohibited from owning a combination of newspapers, radio and/or TV broadcast stations serving the same local market. Radio and television</li> </ul>	<ul><li>2) None</li><li>3) None</li></ul>	
- One-way satellite transmission of DTH and DBS television services and of digital audio services.	<u>broadcast</u> licenses may not be held by: a foreign government; a corporation chartered under the law of a foreign country or <u>of</u> which <u>has a non-US citizen as an officer or director or</u> more than 20 per cent of the capital stock <del>of which</del> is owned or		
<ul> <li>Programme         Transmission         Services (CPC 7524)     </li> <li>Radio and Television         Broadcast     </li> </ul>	voted by non-US citizens; a corporation chartered under the laws of the United States that is directly or indirectly controlled by a corporation more than 25 per cent of whose capital stock is owned by non-US citizens or a foreign government or		

<sup>&</sup>lt;sup>33</sup> As defined in 47 U.S.C. 522(6) and 47 U.S.C. 522(7)

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Transmission Services (CPC 75241)	a corporation of which any officer or more than 25 per cent of the directors are non-US citizens.		
- Radio Broadcast Transmission Services (CPC 75242)			
- Radio and Television combined program making and broadcasting services (CPC 96133)			
	4) Unbound, except as indicated in the horizontal section. In addition, US citizenship is required to obtain radio and television licenses.	4) Unbound except as indicated by horizontal commitments	
D. G. Audiovisual Services  Note: References below to "home video entertainment" include, but are not limited to, video tapes and optical dises.			
Motion picture and home video entertainment promotion or advertising services	1) None 2) None	1) None 2) None	
	None     Unbound except as indicated by horizontal —commitments	3) None 4) None	

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
a±) Motion Picture & Video Tape Home Video Entertainment Production and Distribution			
- Promotion or	1) None	1) None	
advertising services (CPC 96111)	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	
- Motion picture or video tape <sup>34</sup> production services (CPC 96112)	1) None	Grants from the National Endowment for the Arts are only available for: individuals with US citizenship or permanent resident alien status, and non-profit companies.	
	2) None	2) None	
	3) None	3) Grants from the National Endowment for the Arts are only available for: individuals with US citizenship or permanent resident alien status, and non-profit companies.	
	Unbound, except as indicated in the horizontal section	4) None	
- Motion picture or video tape <sup>34</sup> distribution	1) None	1) None	

<sup>&</sup>lt;sup>34</sup> For purposes of clarity, this class refers to theatrical and non-theatrical motion pictures, whether provided on fixed media or electronically.

<sup>35</sup> For greater clarity, distribution services in this context may include the licensing of motion pictures or video tapes to other service providers for exhibition, broadcasting, or other transmission, rental, sale or other use.

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	Consumption abroad 3) Commercial presence 4) Presence of natural persons	
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
- Other services in connection with motion pictures and video tape <sup>34</sup> production and distribution <sup>35</sup> (CPC 96114)	<ul> <li>2) None</li> <li>3) None</li> <li>4) Unbound, except as indicated in the horizontal section</li> </ul>	2) None 3) None 4) None	
a2)Motion Picture and home video entertainment distribution services (i.e. licensing for exhibition, broadcast, or other transmission)	None     None     Unbound, except as indicated in the horizontal section	1) None 2) None 3) None 4) None	
b) Motion Picture Projection Services (CPC 9612)  [Note: Projection services have been moved to other recreation services, below]	<ol> <li>None</li> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	<ol> <li>None</li> <li>None</li> <li>None</li> <li>None</li> </ol>	
c) Radio & Television Production Services (CPC 96131 and 96132)	1) None 2) None	1) None 2) None	

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	<ul><li>3) None</li><li>4) Unbound, except as indicated in the horizontal section</li></ul>	<ul><li>3) None</li><li>4) None</li></ul>	
Radio and Television distribution <sup>36</sup> services,	1) None	1) None	
excluding transmission	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section	4) None	

<sup>&</sup>lt;sup>36</sup>For greater clarity, distribution services in this context may include the licensing of radio and television programs to other service providers for exhibition, broadcast or other transmission, rental, sale or other use. Transmission services for radio and television programs are classified in CPC 7524 (program transmission services) and 96133 (combined program making and broadcasting services).

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
d) Radio and Television Transmission Services[	1) None	1) None	
[Note: Radio and television broadcast transmission	None     A single company or firm is prohibited	2) None 3) None	
services have been moved to other communications services, above]	from owning a combination of newspapers, radio and/or TV broadcast stations serving the same local market. Radio and television licenses may not be held by: a foreign		
	government; a corporation chartered under the law of a foreign country or which has a non-US citizen as an officer or director or more than 20 per cent of the capital stock of		
	which is owned or voted by non US citizens; a corporation chartered under the laws of the United States that is directly or indirectly controlled by a corporation more than 25 per cent of whose capital stock is owned by non US citizens or a foreign government or a corporation of which any		
	officer or more than 25 per cent of the directors are non-US citizens.  4) Unbound, except as indicated in the	4) None	
	horizontal section. In addition, US citizenship is required to obtain radio and television licenses.	T) None	
e) Sound Recording <u>Services</u>	1) None	1) None	
	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	

M	Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons					
	Sector or subsector		Limitations on market access		Limitations on national treatment	Additional commitments
f)	Other Audiovisual Services Other services in	1)	None	1)	None	
	connection with motion	2)	None	2)	None	
	entertainment, and radio and television production	3)	None	3)	None	
	services, such as film dubbing, film title	4)	Unbound, except as indicated in the horizontal section	4)	None	
	printing, editing, and		nonzontai section			
	Other services in					
	connection with radio and television					
	production and distribution <sup>36</sup>					
3.	CONSTRUCTION & RELATED	1)	Unbound*	1)	Unbound*	
	ENGINEERING SERVICES - (except	2)	None	2)	None	
	Marine Dredging) (CPC 511 – 518)	3)	None	3)	None	
	311 310)	4)	Unbound, except as indicated in the horizontal section. In addition, an in-state office must be maintained by all contractors in Michigan.	4)	None	
4.	DISTRIBUTION SERVICES					
A.	Commission Agents' Services (CPC 621)	1)	None	1)	None	
	Scrvices (Cr C 021)	2)	None	2)	None	
		3)	None	3)	None	
		4)	Unbound, except as indicated in the	4)	None	

Modes of supply: 1) Cross-border supply 3) Commercial presence 2) Consumption abroad 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment **Additional commitments** horizontal section B.Wholesale Trade (except None None wholesale trade of alcoholic beverages, 2) None None firearms and military equipment) (CPC 622) None None Unbound, except as indicated in the None horizontal section B Wholesale Trade of Unbound None alcoholic beverages (CPC 62226) Unbound None Unbound None Unbound, except as indicated in the None horizontal section C.Retailing (except retail sale 1) None None of alcoholic beverages, firearms and military 2) None None equipment) (CPC 631) None None Unbound, except as indicated in the None horizontal section D. Franchising (CPC 8929) 1) None None None None None None Unbound, except as indicated in the None horizontal section

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
5. EDUCATIONAL SERVICES			
SERVICES			
		ducation Services (including training services and	educational testing services, but
excluding flying instruction).	These commitments would include, inter alia, the	tollowing limitations:	
		stitutions to maintain autonomy in admissions polic	
	la or course content. Educational and training enti	ities must comply with requirements of the jurisdic	tion in which the facility is
established.			
		limited to U.S. schools. Scholarships and grants i	nay be limited to U.S. citizens
and/or U.S. residents of par	ticular states. Tuition rates may vary for in state	and out of state residents	
Additionally, the commitme	ents would make clear that: Admission policies in	clude considerations of equal opportunity for stude	ents (regardless of race ethnicity
		oly to the establishment and operation of a facility	
		anizations; required standards must be met to obtain the standards must be must be met to obtain the standards must be	
		ished in the United States would need to meet the	
<del>institutions.</del>			
C. Higher Education	1) None	1), 2), 3), 4) The granting of U.S. federal or	
Services (except flying		state government funding or subsidies may	
instruction) (CPC 923) <sup>37</sup>	2) None	be limited to U.Sowned institutions, including land grants, preferential tax	
	3) None	treatment, and any other public benefits;	
		and scholarships and grants may be	
	4) Unbound, except as indicated in the horizontal section	limited to U.S. citizens and/or residents of particular states. In some cases, such	
	nor Lontar Section	funding, subsidies, scholarships, and	
		grants may only be used at certain state	
		institutions or within certain U.S. jurisdictions.	
	J	jui isuicuons.	

<sup>&</sup>lt;sup>37</sup>For transparency purposes, individual U.S. institutions maintain autonomy in admission policies, in setting tuition rates, and in the development of curricula of course content. Educational and training entities must comply with requirements of the jurisdiction in which the facility is established. In some jurisdictions, accreditation of institutions or programs may be required. Institutions maintain autonomy in selecting the jurisdiction in which they will operate, and institutions and programs maintain autonomy in choosing to

Modes of supply: 1) Cros	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
D. Adult Education (except flying instruction) (CPC 924)	<ol> <li>None</li> <li>None</li> <li>The number of licenses for cosmetology schools in Kentucky is limited to 48 total licenses, with a total of 8 licenses allowed for operation of such schools per congressional district</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	1), 2), 3), 4) Scholarships and grants may be limited to US citizens and/or residents of particular states and may, in some cases, only be used at certain states institutions or within certain US jurisdictions.	
E. Other Education Services (CPC 929)	<ol> <li>None</li> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	1), 2), 3), 4) Scholarships and grants may be limited to US citizens and/or residents of particular states and may, in some cases, only be used at certain states institutions or within certain US jurisdictions.	
<ul> <li>6. ENVIRONMENTAL SERVICES<sup>38</sup>, <sup>39</sup></li> <li>A. Sewage Services Wastewater</li> </ul>			

meet standards set by accrediting organizations as well as to continue accredited status. Accrediting organizations maintain autonomy in setting accreditation standards. Tuition rates vary for in-state and out-of-state residents. Additionally, admissions policies include considerations of equal opportunity for students (regardless of race, ethnicity, or gender), as permitted by domestic law, as well as recognition by regional, national, and/or specialty organizations; and required standards must be met to obtain and maintain accreditation. To participate in the U.S. student loan program, foreign institutions established in the United States are subject to the same requirements as U.S. institutions.

<sup>&</sup>lt;sup>38</sup> In each of the following subsectors, US commitments are limited to the following activities: implementation and installation of new or existing systems for environmental cleanup, remediation, prevention and monitoring; implementation of environmental quality control and pollution reduction services; maintenance and repair of environment-related systems and facilities not already covered by the US commitments on maintenance and repair of equipment; on-site environmental investigation, evaluation, monitoring; sample collection services; training on site or at the facility; consulting related to these areas.

<sup>&</sup>lt;sup>39</sup> Nothing in this offer related to transportation should be construed to supercede the existing US commitments on transportation or related MFN exemptions.

	s-border supply 2) Consumption abroad	Commercial presence 4) Presence of natural persons	
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Management, excluding Water for Human Use			
- <u>Wastewater services</u> (contracted by private	1) None	1) None	
industry) (CPC9401)	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section	4) None	
B. Solid/hazardous waste management (contracted by private industry)			
BRefuse disposal services	1) None	1) None	
_(CPC 9402)	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section	4) None	
C Sanitation and Similar	1) None	1) None	
Services (CPC 9403)	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section	4) None	

Modes of supply: 1) Cross-border supply 2) Consumption abroad		3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
D. Other (Cleaning services of exhaust gases; Noise abatement services; Nature and landscape protection services; Other environmental services, n.e.c.)	1) None 2) None 3) None 4) Unbound, except as indicated in the horizontal section	1) None 2) None 3) None 4) None	
C. Protection of ambient air and climate	HOTEORIA SCOTON		
<ul> <li>Services to reduce exhaust gases and other emissions to improve air quality</li> <li>(CPC 9404)</li> </ul>	None     None     None     Unbound, except as indicated in the horizontal section	<ol> <li>None</li> <li>None</li> <li>None</li> <li>None</li> <li>None</li> </ol>	
D. Remediation and cleanup of soil and water			
- Treatment, remediation of contaminated/ polluted soil and water (part of CPC 9406)	None     None     None     Unbound, except as indicated in the horizontal section	1) None 2) None 3) None 4) None	
E. Noise and vibration abatement			

Modes of supply: 1) Cross-border supply 2) Consumption abroad		3) Commercial presence 4) Presence of natural persons	
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
- Noise abatement services (CPC 9405)	1) None 2) None	1) None 2) None	
	None     Unbound, except as indicated in the horizontal section	3) None 4) None	
F. Protection of biodiversity and landscape	<ol> <li>None</li> <li>None</li> </ol>	<ol> <li>None</li> <li>None</li> </ol>	
- <u>Nature and</u> <u>landscape protection</u> <u>services</u>	3) None	3) None	
(part of CPC 9406)	4) Unbound, except as indicated in the horizontal section	4) None	
G. Other environmental and ancillary services			
<ul> <li>Other services not classified elsewhere</li> </ul>	1) None	1) None	
(CPC 9409)	2) None	<u>2) None</u>	
	<u>3) None</u>	<u>3) None</u>	
	4) Unbound, except as indicated in the horizontal section	4) None	

 Modes of supply:
 1) Cross-border supply
 2) Consumption abroad
 3) Commercial presence
 4) Presence of natural persons

 Sector or subsector
 Limitations on market access
 Limitations on national treatment
 Additional commitments

## [Note on the financial services offer:

In response to requests from trading partners and in the expectation that it will receive commitments to comparable openness from our trading partners, the United States of America is pleased to make the following offer in financial services. This includes:

Removal or narrowing of limitations listed in our Schedule of Specific Commitments for Insurance (see attached Schedule)

Removal or narrowing of limitations listed in our Schedule of Specific Commitments for Banking and Other Financial Services (excluding insurance) (see attached Schedule).

Regarding the existing U.S. Additional Commitments Paper II, (1), the United States notes passage of the Gramm-Leach-Bliley Act of 1999 which establishes a framework for financial modernization under which conglomerates can provide a variety of financial services in the United States.

Regarding the existing U.S. Additional Commitments Paper II, (2), the United States notes that two additional states, Texas and Montana, have liberalized interstate acquisitions of banks on a basis that provides national treatment to foreign banks, and that all states now permit interstate branching through mergers.

The United States will consider, depending on other Members' willingness to do likewise, adopting additional mode 1 commitments for certain other activities where the consumer is deemed sufficiently sophisticated to manage any attendant risks, such as allowing mutual funds (collective investment schemes) located in the U.S. to obtain certain investment advice and portfolio management services from financial services suppliers located outside its territory.

The United States will consider adopting obligations relating to transparency and other principles for regulation of financial services (as outlined in Annex I of the U.S. request) once further progress is made in these issues in bilateral request/offer discussions or other appropriate WTO fora. The United States also believes that it is important to continue discussions of other regulatory framework principles important for the insurance sector (as outlined in Annex II of the U.S. request) in bilateral request/offer or appropriate WTO fora to determine how they might be addressed within the context of the GATS obligations.]

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons

Sector or subsector Limitations on market access Limitations on national treatment Additional commitments

- 7. FINANCIAL SERVICES
- A. INSURANCE:
- 1. Commitments in this subsector are undertaken in accordance with the Understanding on Commitments in Financial Services (the 4"Understanding"), subject to the limitations and conditions set forth in these headnotes and the schedule below.
- 2. The market access commitments in this subsector in respect of mode (1), as described in paragraph 2(a) of Article I of the Agreement, are limited to the services indicated in paragraphs B.3(a) and B.3(b) of the market access section of the Understanding. The market access commitments in this subsector in respect of mode (2), as described in paragraph 2(b) of Article I of the Agreement, are limited to the services indicated in paragraphs B.4(a) and B.4(b) of the market access section of the Understanding. It is understood that paragraph B.4 of the Understanding does not require that non-resident financial service suppliers be permitted to solicit business, and no commitment to such solicitation is undertaken.
- 3. National treatment commitments in this subsector are subject to the following limitation: national treatment with respect to services and service suppliers will be provided according to a non-U.S. service supplier's state of domicile, where applicable, in the United States. State of domicile is defined by individual states, and is generally the state in which an insurer either is incorporated, is organized or maintains its principal office in the United States.
- 4. Commitments in this sector do not cover measures set out in the entry applicable to 4"Insurance" in the United States list of exemptions from Article II.

## Direct Insurance

- a) Life, Accident, and Health Insurance Services (except workers compensation insurance)
- b) Non-Life Insurance Services
- Government-owned or government-controlled insurance companies, whether US or foreign, are not authorized to conduct business in: Alabama, Alaska, Arkansas, California, Colorado, Connecticut, Delaware, Georgia, Hawaii, Idaho, Kansas, Kentucky, Maine, Maryland, Montana, Nevada, New Jersey (only with respect to surplus lines), New York (non-life companies are authorized; life and health companies are not), North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Dakota, Tennessee, Washington, West Virginia. Wyoming.
- 2) None

- 1) A one per cent federal excise tax is imposed on all life insurance premiums and a four per cent federal excise tax is imposed on all non-life insurance premiums covering US risks that are paid to companies not incorporated under US law, except for premiums that are earned by such companies through an office or dependent agent in the United States. When more than 50 per cent of the value of a maritime vessel whose hull was built under federally guaranteed mortgage funds is insured by a non-US insurer, the insured must demonstrate that the risk was substantially first offered in the US market.
- 2) None

The United States undertakes the obligations contained in Additional Commitments Paper I attached hereto. Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments Government-owned or government-3) None controlled insurance companies, whether US or foreign, are not authorized to conduct business in: Alabama, Alaska, Arkansas, California, Colorado, Connecticut, Delaware, Georgia, Hawaii, Idaho, Kansas, Kentucky, Maine, Maryland, Montana, Nevada, New Jersey (only with respect to surplus lines), New York (non-life companies are authorized; life and health companies are not authorized), North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Dakota, Tennessee, Washington, West Virginia, Wyoming. Branches are not permitted to provide surety bonds for US federal government contracts. The following states have no mechanism for licensing initial entry of a non-US insurance company as a subsidiary, unless that company is already licensed in some other US state: Minnesota, Mississippi, and Tennessee. The following states have no mechanism for licensing initial entry of a non-US insurance company as a branch, unless that company is already licensed in some other US state: Arkansas, Arizona, Connecticut, Georgia, Hawaii, Kansas, Maryland, Minnesota, Nebraska, New Jersey, North Carolina, Pennsylvania, Tennessee, Utah, Vermont, Wyoming, West Virginia.

** *	s-border supply 2) Consumption abroad		of natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	US citizenship is required for members of		
	the board of directors of locally established		
	and licensed companies in the following		
	states and in the following shares or		
	numbers: 100 per cent required in Louisiana;		
	three-quarters in Washington (mutual life		
	companies with the majority of the board		
	being resident in the state); two-thirds		
	required in Oklahoma (for stock and mutual		
	companies) and Pennsylvania; a majority		
	required in California (for mutual insurers		
	operating as authorized insurers only in the		
	state of California), Florida (for stock and		
	mutual insurers), Georgia (for stock and		
	mutual insurers with one fourth resident in		
	the state), Idaho (for stock and mutual		
	insurers), Indiana, <del>Kentucky</del> , Mississippi,		
	Ohio (for legal reserve life insurers),		
	Oregon, New York, South Dakota (except if		
	more than 1000 persons are entitled to vote		
	for the board of directors and a majority of		
	the voters reside outside the state, or less		
	than one per cent of the shares are owned by		
	state residents), Wyoming (for an insurer		
	operating as an authorized insurer only in		
	Wyoming); seven in Tennessee (for mutual		
	life insurance companies; three resident in		
	Illinois (for stock, mutual, or legal reserve		
	insurers) and Missouri (life and accident).		

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments US citizenship for incorporators of insurance companies is required in the following states and in the following percentages or numbers: 100 per cent in Hawaii, Idaho (for stock or mutual insurer), Indiana, South Dakota and Washington; two-thirds in Arizona (for stock and mutual insurers), two-thirds resident in Georgia (for stock and mutual insurers); a majority in Alaska, Florida (for stock and mutual insurers), Arkansas (majority for mutuals or stock), Kansas (all life insurance companies and mutual insurers other than life), Kentucky (for mutual or stock insurers): Maine (life, health, and accident and mutual aid assoc with state residency for mutuals), Missouri (minimum 13 with overall majority resident in the state), Montana (stock or mutual insurers), Texas (life, health, accident and mutual aid assoc with state residency for mutuals), Wyoming (for reserve stock and mutual insurers). State residency is required in the following states for the organizing members of the following types of mutual insurance companies: Arkansas (mutuals and farm mutual insurers), California (county mutual fire insurer); Idaho (all mutuals); Kansas (all mutuals); North Dakota (all mutuals), Minnesota (township mutuals, farmers mutual fire insurance companies); Mississippi (all mutuals); Montana (farm mutual insurer); Vermont (fire cooperatives); Wyoming (farm mutual insurer).

Modes of supply: 1) Cross-border supply 2) Consumption abroad		3) Commercial presence 4) Presence of natural persons		
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments	
	Seven or more US citizens, a majority of whom are residents of the state, may organize a fraternal benefit society in the following states: Alaska, Arizona (requires 10 or more US citizens, a majority of whom are citizens of the state), Arkansas, California, Delaware, Florida, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, New Jersey, North Dakota, Oklahoma (requires 10 or more US citizens, a majority of whom are residents of the state), Oregon, Pennsylvania, South Dakota, Virginia, Vermont, Washington, West Virginia and Wyoming.			
	Twenty-five or more persons domiciled in the state may organize a domestic reciprocal insurer in: Arizona, Arkansas, California, Delaware, Georgia, Idaho, Indiana, Kentucky, Maine, Maryland, Mississippi, Montana, Pennsylvania, South Dakota, Tennessee, Vermont, Virginia, Washington and Wyoming.  4) Unbound, except as indicated in the horizontal section	Unbound, except as indicated in the horizontal section		

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments A one per cent federal excise tax is Reinsurance and 1) Government-owned or government-1) retrocession controlled insurance companies, whether US imposed on all premiums covering US or foreign, are not authorized to conduct risks that are paid to companies not business in: Alabama, Alaska, Arkansas, incorporated under US law, except for Colorado, Connecticut, Delaware, Georgia, premiums that are earned by such Hawaii, Idaho, Kansas, Kentucky, Maine, companies through an office or Maryland, Montana, Nevada, New York dependent agent in the United States. (non-life companies are authorized; life and health companies are not), North Carolina, In Texas, total direct reinsurance of North Dakota, Oklahoma, Oregon, mutual life insurance companies may Pennsylvania, Rhode Island, South Dakota, not be entered into with non-US Tennessee, Washington, West Virginia, companies. Wyoming. Insurance companies incorporated in Nevada may purchase reinsurance only from an insurer admitted to Nevada. All insurers writing workers' compensation insurance in Minnesota must purchase reinsurance from the Minnesota Workers' Compensation Reinsurance Authority. Unbound for Maine for the provision of reinsurance for workers' compensation. Insurance companies incorporated in None Nevada may purchase reinsurance only from an insurer admitted to Nevada. All insurers writing workers' compensation insurance in Minnesota must purchase reinsurance from the Minnesota Workers' Compensation Reinsurance Authority. Unbound for Maine for the provision of reinsurance for workers' compensation.

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons

11.3	s-border supply 2) Consumption abroad		natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	3) Government-owned or government-controlled insurance companies, whether US or foreign, are not authorized to conduct business in: Alabama, Alaska, Arkansas, Colorado, Connecticut, Delaware, Georgia, Hawaii, Idaho, Kansas, Kentucky, Maine, Maryland, Montana, Nevada, New York (non-life companies are authorized; life and health companies are not), North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Dakota, Tennessee, Washington, West Virginia, Wyoming.	3) None	
	The following states have no mechanism for licensing initial entry of a non-US insurance company as a subsidiary, unless that company is already licensed in some other US state: Maryland, Minnesota, Mississippi, and Tennessee. After a license is obtained in some other US state, licensing and entry into the states listed above is permitted.		
	The following states have no mechanism for licensing initial entry of a non-US insurance company as a branch, unless that company is already licensed in some other US state: Arkansas, Arizona, Connecticut, Georgia, Kansas, Maryland, Minnesota, Nebraska, New Jersey, North Carolina, Pennsylvania, Tennessee, Utah, Vermont, Wyoming, West Virginia. After a license is obtained in some other US state, licensing and entry into the states listed above is permitted.		
	4) Unbound, except as indicated in the horizontal section.	4) Unbound, except as indicated in the horizontal section.	
d) Services Auxiliary to	1), Nonresident licenses are not issued to		

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments individuals not licensed in another US state Insurance: in Arkansas (agents, brokers, adjusters, (applicable to sub-sectors consultants). Connecticut (producers/adjusters/appraisers/ consultants/ i), ii) and iii) below) brokers/reinsurance intermediary), Colorado (producer, adjuster and reinsurance intermediary), California (agents/brokers), Delaware (broker/agent/reinsurance intermediary), Georgia (counselor/adjuster), Florida (agent/broker), Hawaii, Illinois (producers/ adjusters/reinsurance intermediaries), Indiana (agent/broker), Kansas (agent/broker), Kentucky (agent/broker), Louisiana (agent/broker), Maine (agent/ broker), Maryland (agent/broker/reinsurance agent/reinsurance broker), Mississippi (agent/broker), Missouri (brokers), Montana (producer's license/agent/broker), Nevada (solicitor/ adjuster/property bondsman/bail solicitor). New Jersey (producer's agent/broker), New Mexico (bailbondsmen/solicitors/broker agent), North Dakota (agents/brokers) Nebraska (producer's license/agent/broker), New York (reinsurance intermediary), North Carolina (reinsurance intermediary), Oregon (agent/adjuster/consultant/reinsurance intermediary), Pennsylvania (adjuster/solicitor), South Dakota (agent), Virginia (agents/brokers/consultants), West Virginia (broker/reinsurance intermediary) and Texas (agent/broker), Washington (agent/broker).

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
i) Brokerage Services <sup>40</sup>	1), Brokerage licenses are not issued to non-residents in: South Dakota, Wyoming.  Brokerage licenses are issued to non-residents for only certain lines of insurance in: Alabama (all except life, accident & health), Arkansas (property, casualty, surety & marine), California, Louisiana (property & casualty), New Mexico (property & casualty).  All states require in-state residency for surplus lines brokers except California, Louisiana, Mississiani, Missouri, Misso	1), Higher license fees for non-residents 3) may be charged in: Alaska, Arizona, Arkansas, California, Colorado, Georgia, Indiana, Louisiana, Maine, Massachusetts, Montana, Nebraska, Nevada, New Hampshire, New Mexico, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, Utah, Vermont.	
	Idaho, Maine, Mississippi, Missouri, Nebraska, New Mexico, North Carolina, North Dakota, Ohio, Oregon, South Dakota, Texas, Vermont, West Virginia, and Wyoming.  2) None  4) Unbound, except as indicated in the	<ul><li>2) None</li><li>4) Unbound, except as indicated in the horizontal section.</li></ul>	
ii) Agency Services	horizontal section.  1), Agency licenses are issued to non-residents 3) for all or only certain lines of insurance in: California, Florida (general lines, life & health), Kansas, Kentucky (general lines, life & health), Louisiana (life & health), New Mexico (life & health), Ohio (life & easualty), Oregon, Rhode Island (all except general lines), Texas.	1), Higher license fees for non-residents 3) may be charged in: Alaska, Arkansas, California, Colorado, Florida, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Massachusetts, Mississippi, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, North Dakota, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Utah, Vermont, Wisconsin, Wyoming.	

<sup>&</sup>lt;sup>40</sup> For transparency purposes, it should be noted that brokerage firms can generally offer services in most states by obtaining licenses as "brokers" and in other states by obtaining licenses to operate as "agents". Brokerage licenses are not issued in Florida, Iowa, Kentucky, Michigan, Minnesota, Mississippi, Oregon, Tennessee, Texas, Virginia, West Virginia, Wisconsin.

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments All states require in-state residency for surplus lines agents except Alaska, Arkansas, Florida, Idaho, Kentucky, Louisiana, Nevada, New Mexico, Ohio, Oregon, South Dakota, Texas, West Virginia, Wyoming. 2) None 2) None Unbound, except as indicated in the Unbound, except as indicted in the horizontal section. horizontal section. iii) Consultancy, Actuarial, 1). Licenses are not issued to None 1), Risk Assessment, and 3) nonresidents in: Alabama (adjuster, 3) Claim Settlement solicitor, service representative), California Services (adjuster, insurance analyst, motor club agents, bail bondsman), Florida (customer representative), Georgia (counselor, adjuster), Hawaii (adjuster, solicitor), Idaho (solicitor), Indiana (bail bondsmen), Kentucky (adjuster), Maryland (adjuster), Michigan (adjuster), Montana (adjuster), Nevada (solicitor, adjuster, property bondsman), New Mexico (solicitor), North Carolina (limited representatives, adjusters, motor vehicle damage appraisers, professional bondsmen, runners), Oklahoma (bail license), Oregon, Pennsylvania (motor vehicle damage appraiser), Washington (solicitor, adjuster), West Virginia (adjuster, solicitor), and Wyoming (adjuster, solicitor).

Modes of supply: 1) Cross-border supply 2) Consumption abroad		3) Commercial presence 4) Presence of natural persons		
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments	
	In-state residency is required for licensure in: California (for adjusters; and for life and disability insurance analysts), Georgia (for inspection when not accompanied by a licensed resident adjuster), Illinois (for non-resident public adjusters who are licensed in a state which does not permit equal treatment to Illinois residents), Maryland, Mississippi (for independent adjusters), and Nevada (for appraisers and adjusters).			
	US citizenship is required for licensure in: Alabama (for agents, brokers, solicitors, managing general agents and service representatives), Idaho (for agents, brokers, solicitors and surplus lines brokers), Missouri (for brokers), Nebraska (for brokers), New Mexico (for solicitors and bailbondsmen), Ohio (for surplus lines brokers) and Oklahoma (for bail license).			
	2) None	2) None		
	4) Unbound, except as indicated in the horizontal section.	4) Unbound, except as indicated in the horizontal section.		

Mo	Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons					
	Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments		
B.	8. FINANCIAL SERVICES (LIMITED TO BANKING AND OTHER FINANCIAL SERVICES AND EXCLUDING INSURANCE):					
1.	Commitments in these subsectors are undertaken in accordance with the Understanding on Commitments in Financial Services (the 4"Understanding"), subject to the limitations and conditions set forth in these headnotes and the schedule below.					
2.	The market access commitments in these subsectors in respect of modes (1) and (2), as described in paragraphs 2(a) and (b) of Article I of the Agreement, are limited to the services indicated in paragraphs B.3(c) and B.4(c) of the market access section of the Understanding, respectively. It is understood that paragraph B.4 of the Understanding does not require that non-resident financial service suppliers be permitted to solicit business, and no commitment to such solicitation is undertaken.					
3.	National treatment commitments in these subsectors are subject to the following limitation: National treatment will be provided based upon the foreign bank's A"home state" in the United States, as that term is defined under the International Banking Act, where that Act is applicable. A domestic bank subsidiary of a foreign firm will have its own A"home state" and national treatment will be provided based upon the subsidiary's home state, as determined under applicable law. 41					
4.	Service suppliers choosing limitations on juridical for	to supply a service through a juridical person consm. <sup>42</sup>	stituted under the laws of the United States are su	bject to non-discriminatory		
5.	5. The offer of new financial services or products is subject, on a non-discriminatory basis, to relevant institutional and juridical form requirements.					
	Subsectors, except as ecifically provided below	<ol> <li>Michigan limits, according to the country</li> <li>of their home charters, the banks in which</li> <li>corporate credit unions may place deposits.</li> </ol>	<ul><li>1) None</li><li>2) None</li></ul>	The United States undertakes the obligations contained in Additional Commitments Paper II attached hereto.		

<sup>&</sup>lt;sup>41</sup> Foreign banking organizations are generally subject to geographic and other limitations in the United States on a national treatment basis. Where such limitations do not conform to national treatment, they have been reserved as market access restrictions. For purposes of illustration, under this approach, the following situation does not accord national treatment and would therefore be scheduled as a limitation: a foreign bank from a particular home state is accorded less favorable treatment than that accorded to a domestic bank from that state with respect to expansion by branching.

<sup>42</sup> For example, partnerships and sole proprietorships are generally not acceptable juridical forms for depository financial institutions in the United States.

Modes of supply: 1) Cros	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	3) All directors of a national bank must be U.S. citizens unless a national bank is an affiliate or subsidiary of a foreign bank, in which case only a majority of the board need be U.S. citizens.  Foreign ownership of Edge corporations is limited to foreign banks and US subsidiaries of foreign banks, while domestic non-bank firms may own such corporations.  Federal and state law do not permit a credit union, savings bank, home loan or thrift business in the United States to be provided through branches of corporations organized under a foreign country's law.  In order to accept or maintain domestic retail deposits of less than \$100,000, a foreign bank must establish an insured banking subsidiary. This requirement does not apply to a foreign bank branch that was engaged in insured deposit-taking activities on December 19, 1991.	3) Foreign banks are required to register under the Investment Advisers Act of 1940 to engage in securities advisory and investment management services in the United States, while domestic banks (or a separately identifiable department or division of the bank) are exempt from registration unless they advise registered investment companies. The registration requirement involves record maintenance, inspections, submission of reports and payment of a fee.  Foreign banks cannot be members of the Federal Reserve System, and thus may not vote for directors of a Federal Reserve Bank. Foreign-owned bank subsidiaries are not subject to this measure.	

1) Cross-border supply Modes of supply: 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments Unbound with respect to paragraph 2(e) of Article XVI of the Agreement, and paragraphs A, B.5 and B.6 of the Understanding in relation to the expansion, via the establishment of a branch or the acquisition of one or more branches of a bank without acquisition of the entire bank, by a foreign bank into another state from it's 4"home state", as that term is defined under applicable law. Except as specifically set forth elsewhere in this schedule, such expansion shall be provided on a national treatment basis in accordance with headnote 3. Interstate expansion by a foreign bank through the establishment of branches by merger with a bank located outside the "home state." as that term is defined under applicable law, of a foreign bank shall be provided on a national treatment basis in accordance with headnote 3, is prohibited where Montana or Texas is the home state of the foreign bank or is the state where the bank is located that is to be merged into the foreign bank, resulting in the establishment of branches. except as specifically set forth elsewhere in this schedule, such expansion shall be provided on a national treatment basis in accordance with headnote 3.

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	Unbound for initial entry by establishment or acquisition of state-chartered banks or state-licensed offices of foreign banks as indicated in the following forms: California (branch; also savings and loan association); Connecticut (bank or holding company; also credit union); Georgia (agency); Illinois (branch); Kentucky (subsidiary); Louisiana (agency); Massachusetts (subsidiary or branch); Michigan (agency); North Carolina (subsidiary, branch, agency, or representative office); Pennsylvania (any deposit-taking or representative bank office); Washington (branch, agency, or representative office). The limitations in this paragraph do not apply to initial establishment or acquisition of a national bank subsidiary by a foreign person or establishment of a federal branch or agency by a foreign bank that does not already have a banking presence in the United States, or generally to interstate expansion. Such limitations may apply to interstate expansion through state-licensed limited branches, agencies, or representative offices.  The following states are unbound for the specified activities: Indiana (establishment of service offices by foreign-owned credit unions); Iowa (activities of foreign-owned savings and loan associations; foreign-owned bank or trust company acting as fiduciary; use of satellite banking terminals).  44		

The limitations in this paragraph reflect state reciprocity measures.

43 The limitations in this paragraph reflect state reciprocity measures.

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons Sector or subsector Limitations on market access Limitations on national treatment Additional commitments Initial entry or expansion by a foreign person (but not a domestic person) through acquisition or establishment of a state-chartered commercial bank subsidiary is prohibited or otherwise limited in the following states: Alabama; Arizona; Arkansas; California (limit on foreign non-bank ownership of international banking corporation); Colorado; Delaware; Indiana; Kansas; Louisiana; Maryland; Michigan; Minnesota; Mississippi; Montana; Nebraska; Nevada; North Carolina; North Dakota; Oklahoma; Oregon; Pennsylvania; South Carolina; Tennessee; Vermont; Virginia; Washington; West Virginia; Wisconsin; Wyoming. The limitations in this paragraph do not apply to establishment or acquisition of a national bank subsidiary by a foreign person that does not already have a banking presence in the United States. The following states limit initial entry or expansion by a foreign person through acquisition or establishment of the following entities: Delaware (savings and loan associations; savings banks); Ohio (savings and loan associations; savings banks; credit unions); Tennessee (savings and loan associations; savings banks; credit unions; trust companies); Washington (savings and loan associations; savings banks; credit unions; trust companies).

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	The boards of directors of depository	Texas allows pre-judgment seizure	
	financial institutions organized under the	remedies and civil discovery requests to	
	following states' laws are subject to U.S.	be applied against foreign bank	
	citizenship requirements of up to the	agencies, while bank subsidiaries of	
	specified proportions: Alabama (all);	foreign banks and branches of foreign	
	Colorado (3/4); District of Columbia (all);	banks are exempt to the same extent as	
	Florida (majority); Georgia (all 3/4); Indiana	domestic banks incorporated in Texas.	
	(3/4); Iowa (majority); Kentucky (all);	subsidiaries are exempt.	
	Louisiana (majority); Massachusetts		
	(majority); Mississippi (all); Missouri (all);	The following states require direct	
	New Hampshire (majority); New Jersey	branches or agencies of foreign banks to	
	(all); New Mexico (3/4); New York (all;	register under securities broker-dealer or	
	applies also to trustees of mutual savings	investment adviser measures, while	
	bank or savings and loan associations, and	bank subsidiaries of foreign banks are	
	to committees of credit unions 1/2; all for	exempt from such registration to the	
	trustees of mutual savings banks and	same extent as domestic banks	
	directors of mutual savings and loans	incorporated in the state: Alabama;	
	associations); North Carolina (3/4); North	Arizona; Arkansas; California;	
	Dakota (majority); Pennsylvania (all, but	Connecticut; Delaware; District of	
	may be waived); South Dakota (3/4);	Columbia; Georgia; Idaho; Iowa;	
	Tennessee (all); Vermont (2/3); West	Kansas; Louisiana; Maryland;	
	Virginia (majority); Wisconsin (2/3).	Mississippi; Missouri; Nebraska; New	
		Hampshire; New Jersey; New Mexico;	
		New York; North Carolina; Ohio;	
		Oklahoma; Pennsylvania; South Dakota;	
		Tennessee; Texas; Vermont;	
		Washington. These limitations do not	
		apply to Federally licensed branches or	
		agencies.	

Modes of supply: 1) Cross	s-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	U.S. citizenship is also required for the incorporators or organizers of depository financial institutions organized under state law. Residence within a state may also be required for directors, incorporators, organizers, or executive committee members of depository financial institutions organized under state law.  U.S. citizenship is required to engage in specified activities in the following states: Arizona (collection agency); Indiana (collection agency); Illinois (safe deposits); Nevada (collection agency).  Establishment of a branch or agency by a foreign bank is limited as specified in the following states:  - State branch license subject to certain limitationsCalifornia (no trust/fiduciary powers); Hawaii (no trust/fiduciary powers); Massachusetts; Oregon; Pennsylvania; Utah (no trust/fiduciary powers); Washington (limited trust/fiduciary powers and restricted to one office per bank). These limitations do not apply to Federal branches.	The following states require direct branches or agencies of foreign banks, but not bank subsidiaries of foreign banks, to register or obtain licenses in order to engage in the following activities: Arkansas (selling checks; mortgage transactions); California (selling payment instruments); Delaware (sale or cashing of checks, drafts, money orders; motor vehicle financing; transportation of money/valuables); Georgia (mortgage lending/brokerage, check selling/cashing); Indiana (money transmission; loan brokerage); Kansas (money transmission); Maryland (selling payment instruments, traveler's checks); Massachusetts (check selling/cashing; foreign transmittal agencies; motor vehicle financing; insurance premium financing; retail installment sales/ servicing; residential real estate mortgage financing license requirement applies only to agencies); North Carolina (selling checks); Oklahoma (selling checks); Pennsylvania (mortgage banking/ brokerage); Tennessee (money transmission; residential lending/ brokerage; industrial loan and thrift activities); Texas (currency exchange or transmissiondoes not apply to Texas agencies; selling checks); Virginia (mortgage lending/brokerage; money transmission; sale of money orders; check cashing); Wisconsin (selling checks).	

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	<ul> <li>State branch license not available, but state agency license is available in Idaho and West Virginia.</li> <li>No state branch or agency license available – Arizona; Arkansas; Colorado; Indiana; Iowa; Minnesota; Montana; Nebraska; New Mexico; North Dakota; Oklahoma; Rhode Island; South Carolina; South Dakota; Tennessee; Vermont; Virginia; Wisconsin. These limitations do not apply to Federal offices.</li> <li>Branch license not available but agency license is, subject to any specified limitationsDelaware (state license limited to one office per bank and cannot operate in a manner likely to result in a substantial detriment to existing bank; no fiduciary powers); Florida (available only to a foreign bank with at least \$25 million in capital or that is one of five largest banks in its home country); Georgia (available only to foreign bank with at least \$50 million in excess of liabilities; no fiduciary and limited other powers); Louisiana (limited to parishes with more than 350,000 residents); Mississippi; Missouri (no fiduciary powers); Oklahoma (foreign bank must have at least \$25 million in capital or, inter alia, be one of five largest banks in its home country; special asset/-</li> </ul>	The following states restrict various commodities transactions by foreign bank branches and agencies, but not by other depository financial institutions: Arizona; California; Idaho; Indiana; Iowa; Mississippi; Missouri; Nebraska; New Hampshire; Washington.  Offers and sales of securities to foreign bank branches and agencies in the following states are subject to registration/disclosure requirements that do not apply if the transaction involves other financial institutions: Illinois; Indiana; Louisiana; Montana; Nebraska; New Jersey; North Dakota; Tennessee; Texas (applies to branches and agencies of all foreign financial institutions).	

Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
	maintenance/capital equivalency rules apply, as do other restrictions); Texas (one office only, limited to metropolitan areas with at least 500,000 residents; limited fiduciary powers). Certain restrictions on fiduciary powers apply to federal agencies.		
	- No branch or state agency license availableWyoming.		
	- No branch or agency license availableAlabama; Kansas; Maryland; North Dakota.		
	Representative offices of foreign banks are not permitted in the following states, or are limited as specified: Arizona; Arkansas; Colorado; Kansas; Kentucky; Michigan; Mississippi; Montana; North Dakota; Oklahoma (foreign bank must have at least \$10 million in capital or, <i>inter alia</i> , be one of the five largest banks in its home country; special asset maintenance/capital equivalency requirements may apply); Oregon; Rhode Island; South Carolina; South Dakota; Tennessee; Vermont; Virginia; Wisconsin; Wyoming. Other states require incorporation of representative offices.		
	4) Unbound, except as indicated in the horizontal section.	Unbound, except as indicated in the horizontal section.	

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons **Sector or subsector** Limitations on market access Limitations on national treatment Additional commitments Trading of Securities and 1, 2, 3,), Federal law prohibits the offer or sale of 1), 2), 3) None Derivative Products and 2), futures contracts on onions, options Services Related contracts Thereto; Participation in on onions, and options on futures contracts on onions in the United States, and services Securities Issues related thereto. Unbound for the authority to act as a sole trustee of an indenture for a bond offering in the United States. Unbound with respect to the use of simplified registration and periodic reporting forms for securities issued by small business corporations. Unbound, except as indicated in the Unbound, except as indicated in the horizontal section. horizontal section. Participation in Issues of 1),2) None 1), 2), 3) None Government Debt Securities 3) Unbound for the granting or continuation of Federal Reserve designation as a primary dealer in US government debt. Unbound, except as indicated in the Unbound, except as indicated in the horizontal section. horizontal section.

Modes of supply: 1) Cros	s-border supply 2) Consumption abroad  Limitations on market access	3) Commercial presence 4) Presence of Limitations on national treatment	Additional commitments
Sector of subsector	Limitations on market access	Limitations on national treatment	Additional communicates
8. HEALTH RELATED & SOCIAL SERVICES			
A. HOSPITAL AND OTHER HEALTH CARE FACILITIES - (part of CPC 9311) Direct ownership and management and operation by contract of	1) Unbound* 2) None	Unbound*  2) Federal or state government reimbursement of medical expenses is limited to licensed, certified facilities in the United States or in a specific US	
such facilities on a "for fee" basis	2) Establishment of hospitals on other health	state	
	3) Establishment of hospitals or other health care facilities, procurement of specific types of medical equipment, or provision of specific types of medical procedures may be subject to needs-based quantitative limits.	3) None	
	In New York, corporate ownership of an operating corporation for, and limited partnerships as operators of, hospitals, nursing homes (including long term health care centers) or diagnostic and treatment centers is prohibited. If the operator has any members which are not natural persons or is a corporation whose shares of stock are owned by another corporation, a New York corporation must be established as the operator of a licensed home care services agency and a certified home health agency.		
	In Michigan and New York Health Maintenance Organizations must be incorporated in those states.		
	4) Unbound except as indicated in the horizontal section	4) None	

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons **Sector or subsector** Limitations on market access Limitations on national treatment Additional commitments 9. TOURISM AND TRAVEL RELATED **SERVICES** A. HOTELS AND 1) None 1) None **RESTAURANTS** (INCLUDING 2) None None CATERING) (CPC 641-643) 3) None None 4) Unbound, except as indicated in the 4) None horizontal section B. TRAVEL AGENCIES 1) None 1) None AND TOUR **OPERATORS** 2) None None SERVICES (CPC 7471) 3) Official tourism offices with diplomatic or 3) None official status are not permitted to operate on a commercial basis in the United States or to act as agents or principals in commercial transactions 4) Unbound, except as indicated in the None horizontal section C. TOURIST GUIDE 1) None None SERVICES (CPC 7472) 2) None None 3) The number of concessions available for None commercial operations in federal, state and local facilities is limited Unbound, except as indicated in the 4) None horizontal section

Mo	Modes of supply: 1) Cross-border supply 2) Consumption abroad			Commercial presence 4) Presence o	f natural persons
	Sector or subsector	Limitations on market access		Limitations on national treatment	Additional commitments
D.	OTHER	1) None	1)	None	
		2) None	2)	None	
		3) None	3)	None	
		4) Unbound, except as indicated in the horizontal section	4)	None	
10.	RECREATIONAL, CULTURAL, & SPORTING SERVICES				
A.	ENTERTAINMENT SERVICES (INCLUDING THEATER, LIVE BANDS AND CIRCUS				
	SERVICES) (except non-profit, public, and	1) None	1)	None	
	publicly funded entities) (CPC 9619)	2) None	2)	None	
	Theatrical producer,	3) None	3)	None	
	singer group, band and orchestra entertainment services	4) Unbound, except as indicated in the horizontal section	4)	None	
	Services provided by authors, composers, sculptors, entertainers and other individual artists				
	Ancillary theatrical				

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons				
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments	
services n.e.c.				
Circus, amusement park and similar attraction services Ballroom, discotheque and dance instructor services				
Other entertainment services n.e.c.				
Cinema theater services, including motion picture excluding Cinema projection services, which are classified in class 9612				
B. NEWS AGENCY SERVICES (CPC 962)				
News agency	1) None	1) None		
newspapers and periodicals	2) None	2) None		
News reporting	3) None	3) None		
agency services to radio stations	Unbound, except as indicated in the horizontal section	4) None		
News agency services to television stations				

Modes of supply: 1) Cross-border supply 2) Consumption abroad		3) Commercial presence 4) Presence o	f natural persons
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
Other news agency services			
C. LIBRARIES, ARCHIVES,	1) None	1) None	
MUSEUMS AND OTHER CULTURAL	2) None	2) None	
SERVICES (except nor profit, public, and	3) None	3) None	
publicly funded entities (CPC 963)	4) Unbound, except as indicated in the horizontal section	4) None	
D. OTHER RECREATIONAL	1) None	1) None	
SERVICES (except sporting)	2) None	2) None	
-1 3/	The number of concessions available for commercial operations in federal, state and local facilities is limited	3) None	
	Unbound, except as indicated in the horizontal section	4) None	

Se	ector or subsector		Limitations on market access		Limitations on national treatment	Additional commitments
	RANSPORT					114410101141 0011111101101101
	ERVICES					
	IR TRANSPORT	1)	Unbound*	1)	Unbound*	
	ERVICES: Aircraft epair and maintenance.	2)	None	2)	None	
	Aircraft repair and	2)	Tronc	2)	rone	
	aintenance activities,	3)	None	3)	None	
	hen undertaken on an					
	rcraft or a part thereof, hile it is withdrawn	4)	Unbound, except as indicated in the horizontal section	4)	None	
	om service. Does not		nonzontal section			
	clude line maintenance					
	other repair or					
	aintenance activities					
	ndertaken by an air arrier (includes its					
	gents or contractors) on					
aii	rcraft it owns, leases,					
or	operates.)					
E. R/	AIL TRANSPORT					
ے. <b>ا</b> ر	AIL TRANSFORT					
ı) Pa	assenger	1)	None	1)	None	
	ransportation,					
		2)	None	2)	None	
(C	CPC 7111)	3)	Foreign railroads must incorporate in	3)	None	
) Fr	reight Transportation	3)	Vermont or in an adjacent state in order to	3)	None	
	CPC 7112)		own directly or indirectly the stock of a			
_			railroad company incorporated in Vermont			
		4)	Unhaund arount as indicated in the	4)	None	
		4)	Unbound, except as indicated in the horizontal section	4)	None	
			nonzonan beenon			

Mo	odes of supply: 1) Cros	s-bo	rder supply 2) Consumption abroad	3)	Commercial presence 4) Presence o	f natural persons
	Sector or subsector		Limitations on market access		Limitations on national treatment	Additional commitments
d)	Maintenance and Repair of Rail Transport	1)	None	1)	None	
	Equipment ( <b>CPC 6112+8867</b> )	2)	None	2)	None	
		3)	None	3)	None	
		4)	Unbound, except as indicated in the horizontal section	4)	None	
F.	ROAD TRANSPORT					
a)	Passenger transport: Interurban regular transport (CPC	1)	Unbound until January 1, 1997. No limitations after that date. None	1)	Unbound until January 1, 1997. No limitations after that date. None	
	7121+7122)	2)	None	2)	None	
		3)	Unbound until January 1, 2001. No limitations after that date. None	3)	Unbound until January 1, 2001. No limitations after that date. None	
		4)	Unbound, except as indicated in the horizontal section	4)	None	
b)	Freight transport (Commitment limited to transportation of cargo that has either an origin or a destination outside the United States)	1)	Unbound until December 17, 1995. After December 17, 1995, unbound except to or from California, Arizona, New Mexico and Texas through different ports of entry. No limitations after January 1, 2000. None	1)	None	
	(CPC7123)	2)	None	2)	None	
		3)	Unbound until December 17, 1995. After December 17, 1995, no limitations None	3)	None	
		4)	Unbound, except as indicated in the horizontal section	4)	None	

Mo	odes of supply: 1) Cross	s-bor	der supply 2) Consumption abroad	3)	Commercial presence 4) Presence of	natural persons
	Sector or subsector		Limitations on market access		Limitations on national treatment	Additional commitments
d)	Maintenance and Repair of Road Transport	1)	Unbound*	1)	Unbound*	
	Equipment (CPC 6112+8867)	2)	None	2)	None	
		3)	None	3)	None	
		4)	Unbound, except as indicated in the horizontal section	4)	None	
G.	PIPELINE TRANSPOR	RT		<u> </u>		
a)	Transportation of fuels (CPC 7131)	1)	None	1)	None	
		2)	None	2)	None	
		3)	Applicants for rights of way for pipelines over federal lands must be either US citizens, associations of such citizens, or corporations formed under the laws of any US State, territory or the District of Columbia.	3)	Under the Mineral Lands Leasing Act of 1920, aliens and foreign corporations may not acquire rights-of-way for oil or gas pipelines, or pipelines carrying products refined from oil and gas, across on-shore federal lands. <sup>45</sup>	
		4)	Unbound, except as indicated in the horizontal section	4)	None	
H.	SERVICES AUXILIARY	ТО	ALL MODES OF TRANSPORT			
a)	Cargo-handling services (except	1)	None	1)	None	

<sup>&</sup>lt;sup>45</sup> For Transparency purposes, non-U.S. citizens may own a 100-percent interest in a domestic corporation that acquires a right-of-way for oil or gas pipelines across on-shore federal lands, unless the foreign investor's home country denies similar or like privileges for the mineral or access in question to U.S. citizens or corporations, as compared with the privileges it accords to its own citizens or corporations or to the citizens or corporations of other countries. Nationalization is not considered to be denial of similar or like privileges.

	ss-border supply 2) Consumption abroad	3) Commercial presence 4) Presence of	•
Sector or subsector	Limitations on market access	Limitations on national treatment	Additional commitments
maritime transport services or services to which the Annex on Air Transport Services applies) (CPC 741)	<ul><li>None</li><li>None</li><li>Unbound, except as indicated in the horizontal section</li></ul>	<ul><li>2) None</li><li>3) None</li><li>4) None</li></ul>	
b) Storage and warehouse services (except maritime transport services or services to which the Annex on Air Transport Services applies) (CPC 742)			
c) Freight transport agency services (except maritime transport services or services to which the Annex on Air Transport Services applies) (CPC 748)	1) Unbound*	1) Unbound*	
d) Other Supporting and		,	
Auxiliary Transport Services: Customs House Brokers	2) None	2) None	
Castonio Mode Dioneis	3) Services must be supplied by a corporation, association or partnership. One officer of a corporation or association or one of the members of a partnership must hold a valid customs broker's license in order for the entity to engage in such business. A customs broker's license may only be obtained by a US citizen.	3) None	
	4) Unbound, except as indicated in the horizontal section	4) None	

Modes of supply: 1) Cross	s-border supply 2)	Consumption abroad	3)	Commercial presence	4)	Presence of	f natural	persons	
Sector or subsector	Limitations on	n market access		Limitations on nation	al trea	itment	Add	itional commitments	

# **Energy Services Offer by the United States**

The United States is considering including the following services sectors as part of its energy services offer:
Part I of the energy services offer includes services for which commitments have already been made.
Part II of the energy services offer includes services for which commitments have not yet been made. The United States may expand Part II of this offer to
include additional services. The specific content of commitments for services listed in Part II will be developed pending the results of discussions concerning a
proposed guide for scheduling commitments on energy services.

Nothing in Part I or Part II of the U.S. offer on energy services should be construed as extending a mode 3 right to acquire or invest in a government monopoly that provides a service within any of the sectors or subsectors included in the offer.

Modes	of supply: 1) Cross-borde	r supply 2) Consumption abroad	3) Commercial presence 4)	Presence of natural persons
Sector or Sub-sector		Limitations on Market Access	Limitations on National Treatment	Additional Commitments
PART I				
1.F.h	Services Incidental to Mining	1) None	1) None	
	···········g	2) None	2) None	
		3) None	3) None	
		4) Unbound, except as indicated in the horizontal section	4) None	
1.F.m	Related Scientific & Technical Consulting	1) None	1) None <sup>46</sup>	
	(except land surveying for the purpose of establishing	2) None	2) None <sup>28</sup>	
	legal boundaries, aerial surveying and aerial	3) None	3) None <sup>28</sup>	
	map-making)	Unbound, except as indicated in the horizontal section	4) None	

<sup>&</sup>lt;sup>46</sup> For those functions where an engineering degree is required, the US limitations on engineering also apply.

Modes of supply: 1) Cross-borde	r supply 2) Consumption abroad	3) Commercial presence 4)	Presence of natural persons
Sector or Sub-sector	Limitations on Market Access	Limitations on National Treatment	Additional Commitments
11.G. a) Pipeline transportation of fuels (CPC 7131)	1) None 2) None	1) None 2) None	
	3) Applicants for rights of way for pipelines over federal lands must be either US citizens, associations of such citizens, or corporations formed under the laws of any US State, territory or the District of Columbia.	3) Under the Mineral Lands Leasing Act of 1920, aliens and foreign corporations may not acquire rights-of-way for oil or gas pipelines, or pipelines carrying products refined from oil and gas, across on-shore federal lands. <sup>47</sup>	
	4) Unbound, except as indicated in the horizontal section	4) None	
1.F.j Services Incidental to Energy	1) None	1) None	
Distribution	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	

<sup>&</sup>lt;sup>47</sup> For Transparency purposes, Non-U.S. citizens may own a 100 percent interest in a domestic corporation that acquires a right-of-way for oil or gas pipelines across on-shore federal lands, unless the foreign investor's home country denies similar or like privileges for the mineral or access in question to U.S. citizens or corporations, as compared with the privileges it accords to its own citizens or corporations or to the citizens or corporations of other countries. Nationalization is not considered to be denial of similar or like privileges.

Modes of supply: 1) Cross-border supply 2) Consumption abroad

3) Commercial presence

4) Presence of natural persons

Sector or Sub-sector	<b>Limitations on Market Access</b>	Limitations on National Treatment	Additional Commitments
b) Storage and warehouse services* (except maritime transport services or services to which the Annex on Air Transport Services applies) (CPC 742)	<ol> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	<ol> <li>None</li> <li>None</li> <li>None</li> <li>None</li> </ol>	
4.A Commission Agents' Services: sales of fuels, brokerage of electricity	<ol> <li>None</li> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	<ol> <li>None</li> <li>None</li> <li>None</li> <li>None</li> </ol>	
4.B Wholesale Trade: solid, liquid, and gaseous fuels and related products	<ol> <li>None</li> <li>None</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section</li> </ol>	<ol> <li>None</li> <li>None</li> <li>None</li> <li>None</li> </ol>	

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons

Modes of supply: 1) Cross-borde	r supply 2) Consumption abroad	3) Commercial presence 4)	Presence of natural persons
Sector or Sub-sector Limitations on Market Access		Limitations on National Treatment	Additional Commitments
4.C Retailing: fuel oil, bottled gas,	1) None	1) None	
coal, and woods	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	
1.A.e Engineering Services	1) None	1) None	
	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section. In addition, US citizenship is required for licensure in the District of Columbia.	4) In-state residency is required for licensure in: Idaho, Iowa, Kansas, Maine, Mississippi, Nevada, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, and West Virginia.	
1.A.f Integrated Engineering	1) None	1) None	
Services	2) None	2) None	
	3) None	3) None	
	4) Unbound, except as indicated in the horizontal section. In addition, US citizenship is required for licensure in the District of Columbia.	4) In-state residency is required for licensure in: Idaho, Iowa, Kansas, Maine, Mississippi, Nevada, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, and West Virginia.	

Modes of supply: 1) Cross-border supply 2) Consumption abroad 3) Commercial presence 4) Presence of natural persons

Sector or Sub-sector	Limitations on Market Access	Limitations on National Treatment	Additional Commitments
1.F.n Maintenance & Repair of	1) None	1) None	
Equipment (except maritime vessels, aircraft, and other	2) None	2) None	
transport equipment)	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	
1.F.c Management Consulting	1) None	1) None	
	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	
1.F.dServices Related to	1) None	1) None	
Management Consulting	2) None	2) None	
	3) None	3) None	
	Unbound, except as indicated in the horizontal section	4) None	

Modes of supply: 1) Cross-border		r supply 2) Consumption abroad	3) Commercial presence 4)	Presence of natural persons	
Sector or Sub-sector		Limitations on Market Access	<b>Limitations on National Treatment</b>	Additional Commitments	
3. CONSTRUCTION & RELATED ENGINE SERVICES - except I Dredging	ERING	<ol> <li>Unbound*</li> <li>None</li> <li>Unbound, except as indicated in the horizontal section. In addition, an in-state office must be maintained by all contractors in Michigan.</li> </ol>	1) Unbound* 2) None 3) None 4) None		

# PART II

11.G Pipeline transportation of fuels

11.H.b Storage and warehouse services: Bulk storage services of liquids and gases

1.F.e Technical testing and analysis services, except for technical testing and analysis services related to medical devices, food, and food products

# ATTACHMENT TO THE UNITED STATES SCHEDULE

## **REFERENCE PAPER**

# **Scope**

The following are definitions and principles on the regulatory framework for the basic telecommunications services.

## **Definitions**

<u>Users</u> mean service consumers and service suppliers.

**Essential facilities** mean facilities of a public telecommunications transport network or service that

- (a) are exclusively or predominantly provided by a single or limited number of suppliers; and
- (b) cannot feasibly be economically or technically substituted in order to provide a service.

<u>A major supplier</u> is a supplier which has the ability to materially affect the terms of participation (having regard to price and supply) in the relevant market for basic telecommunications services as a result of:

- (a) control over essential facilities; or
- (b) use of its position in the market.

# 1. Competitive safeguards

# 1.1 Prevention of anti-competitive practices in telecommunications

Appropriate measures shall be maintained for the purpose of preventing suppliers who, alone or together, are a major supplier from engaging in or continuing anti-competitive practices.

#### 1.2 Safeguards

The anti-competitive practices referred to above shall include in particular:

- (a) engaging in anti-competitive cross-subsidization;
- (b) using information obtained from competitors with anti-competitive results; and
- (c) not making available to other services suppliers on a timely basis technical information about essential facilities and commercially relevant information which are necessary for them to provide services.

# 2. Interconnection

2.1 This section applies to linking with suppliers providing public telecommunications transport networks or services in order to allow the users of one supplier to communicate with users of another supplier and to access services provided by another supplier, where specific commitments are undertaken.

# 2.2 Interconnection to be ensured<sup>48</sup>

Interconnection with a major supplier will be ensured at any technically feasible point in the network. Such interconnection is provided.

- (a) under non-discriminatory terms, conditions (including technical standards and specifications) and rates and of a quality no less favorable than that provided for its own like services or for like services of non-affiliated service suppliers or for its subsidiaries or other affiliates;
- (b) in a timely fashion, on terms, conditions (including technical standards and specifications) and cost-oriented rates that are transparent, reasonable, having regard to economic feasibility, and sufficiently unbundled so that the supplier need not pay for network components or facilities that it does not require for the service to be provided; and
- (c) upon request, at points in addition to the network termination points offered to the majority of users, subject to charges that reflect the cost of construction of necessary additional facilities.

#### 2.3 Public availability of the procedures for interconnection negotiations

The procedures applicable for interconnection to a major supplier will be made publicly available.

#### 2.4 Transparency of interconnection arrangements

It is ensured that a major supplier will make publicly available either its interconnection agreements or a reference interconnection offer.

<sup>&</sup>lt;sup>48</sup> Rural local exchange carriers may be exempted by a state regulatory authority for a limited period of time from the obligations of section 2.2. with regard to interconnection with competing local exchange carriers.

Rural telephone companies do not have to provide interconnection to competing local exchange carriers in the manner specified in section 2.2. until ordered to do so by a state regulatory authority.

# 2.5 <u>Interconnection: dispute settlement</u>

A service supplier requesting interconnection with a major supplier will have recourse, either:

- (a) at any time or
- (b) after a reasonable period of time which has been made publicly known

to an independent domestic body, which may be a regulatory body as referred to in paragraph 5 below, to resolve disputes regarding appropriate terms, conditions and rates for interconnection within a reasonable period of time, to the extent that these have not been established previously.

#### 3. Universal service

Any Member has the right to define the kind of universal service obligation it wishes to maintain. Such obligations will not be regarded as anti-competitive *per se*, provided they are administered in a transparent, non-discriminatory and competitively neutral manner and are not more burdensome than necessary for the kind of universal service defined by the Member.

## 4. Public availability of licensing criteria

Where a license is required, the following will be made publicly available:

- (a) all the licensing criteria and the period of time normally required to reach a decision concerning an application for a license and
- (b) the terms and conditions of individual licenses.

The reasons for the denial of a license will be made known to the applicant upon request.

#### 5. Independent regulators

The regulatory body is separate from, and not accountable to, any supplier of basic telecommunications services. The decisions of and the procedures used by regulators shall be impartial with respect to all market participants.

# 6. Allocation and use of scarce resources

Any procedures for the allocation and use of scarce resources, including frequencies, numbers and rights of way, will be carried out in an objective, timely, transparent and non-discriminatory manner. The current state of allocated frequency bands will be made publicly available, but detailed identification of frequencies allocated for specific government uses is not required.

#### ATTACHMENT TO THE UNITED STATES SCHEDULE

#### ADDITIONAL COMMITMENTS PAPER I

- (a) Taking note of principles of federalism under the United States Constitution, recognizing that insurance has been regulated at the state government level since the beginning of insurance regulation in the United States, and further recognizing the provision of the McCarran-Ferguson Act that A[t]he business of insurance...shall be subject to the laws of the several States,@ the Government of the United States welcomes efforts by the National Association of Insurance Commissioners (ANAIC@) to promote the harmonization of state insurance regulation, through such steps as its Accreditation Program and the preparation of model insurance laws.
- (b) The Government of the United States notes that under Accreditation Program, the NAIC selects an independent team of auditors to review the compliance of states with the laws, regulations, and regulatory and organizational practices contained in the NAIC accreditation standards. The team reports to the NAIC, which determines whether a state qualifies for accreditation under the standards. As of October 11, 1994, 37 states were accredited by the NAIC through this program.
- (c) The Government of the United States notes that NAIC Model Laws are designed to facilitate legislative and regulatory action on common problems among the states and are intended to save duplication of effort on the part of the states. Some models are adopted by all or most of the states, so there is a harmonizing effect. Some models serve as guidelines which the states may adopt, utilize or amend to fit their individual needs. Certain models have been identified as being of such import that their adoption is necessary for states to be accredited pursuant to NAIC financial regulation standards.
- (d) The Government of the United States encourages the NAIC to continue its effort to work with state governments on these programs.
- (e) Recognizing principles of federalism, the long history of state regulation of insurance in the United States, and the McCarran-Ferguson Act, and noting the concerns of regulators who seek to further increase internationalization of their insurance markets while addressing prudential concerns, the Government of the United States:
  - (i) welcomes that the NAIC in October 1993 adopted a model law on the initial entry of non-U.S. insurance providers without their prior establishment in another state, and the Government of the United States encourages the NAIC to continue and as appropriate intensify its efforts with relevant state authorities with regard to this issue;
  - (ii) would welcome consideration by the NAIC, if appropriate, of the issue of the time period for review of licensing applications of insurance providers, from the perspective that regulatory authorities should make administrative decisions on completed applications of insurance providers within a reasonable time; and
  - (iii) welcomes efforts by the NAIC to review with the states the question of citizenship requirements for the boards of directors of foreign insurance providers, and the Government of the United States encourages the NAIC to continue and as appropriate intensify its efforts with relevant state authorities within regard to this issue.

(f) The Government of the United States notes the concern raised by another Member that different state regulations for foreign insurance providers on lines of products permitted, trusteed assets requirements, deposit requirements, remittance ceiling and reinsurance trust funds affect foreign insurance providers' ability to enter the insurance market of the United States.

# **ADDITIONAL COMMITMENTS PAPER II**

- (1) The Administration has expressed its support for Glass-Steagall reform on a national treatment basis and will work with Congress to achieve an appropriate framework to accomplish this objective.
- (2) The Administration, noting that even before the adoption of the Riegle-Neal banking legislation, many states had taken action to liberalize interstate acquisitions of banks on a basis that provided national treatment to foreign banks, welcomes further initiatives by states to provide additional access on a non-discriminatory basis.
- (3) The Government of the United States has taken action to remove impediments to the offering of securities in the United States by foreign and domestic issuers. The National Securities Markets Improvement Act of 1996 preempts state regulation of offerings of certain securities, including those listed on the New York Stock Exchange, the National Association of Securities Dealers Automated Quotation/National Market System, and securities issued by registered investment companies. This legislation eliminates duplicative state and federal securities legislation in the area of securities registration.
- (4) Section 7(d) of the Investment Company Act authorizes the SEC to permit a foreign investment company to register and publicly offer its shares in the United States if the SEC makes the following prudential findings:
  - 1. that it is both legally and practically feasible for the SEC and U.S. investors effectively to enforce the provisions of the Investment Company Act against the investment company, and
  - 2. that it is consistent with the requirements set forth in the Investment Company Act.
- (5) The Government of the United States notes that the Federal Reserve, working in cooperation with other domestic supervisory authorities, has established an enhanced framework for the regulation and supervision of U.S. operations of foreign banks, which endeavors to coordinate annual examinations of foreign banks and provide uniform guidance with respect to examination policies.

# UNITED STATES OF AMERICA - FINAL LIST OF ARTICLE II (MFN) EXEMPTIONS

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
Movement of persons	Government issuance of treaty trader or treaty investor non-immigrant visas that extend a special visa category to nationals of treaty partners in executive and other personnel categories engaged	Countries with whom the United States has a Friendship, Commerce and Navigation Treaty (FCN), a Bilateral Investment Treaty (BIT), or certain countries as described in Section 204 of the Immigration Act of 1990	Indefinite	To facilitate trade under FCNs and BITs
	- solely to carry on substantial trade, including trade in services or trade in technology, principally between the US and the foreign state of which a natural person is a national, or			
	- solely to develop and direct the operations of an enterprise in which a natural person has invested or is actively in the process of investing a substantial amount of capital			
	Restrictions on performance of longshore work when making US port calls by crews of foreign vessels owned and flagged in countries that similarly restrict US crews on US-flag vessels from longshore work	Countries that prohibit longshore work by crew members aboard US vessels	Indefinite	Reciprocal restrictions on countries that prohibit longshore work by crew members aboard US vessels

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
All Sectors: Taxation Measures	Differential treatment under direct tax measures at the federal level  Such measures are:  - measures under the US     Internal Revenue Code     (IRC) permitting the     residents of countries     contiguous to the United     States to receive more     favorable treatment and     permitting certain US     taxpayers to receive more     favorable treatment as to     their contiguous country     operations, and providing     any other benefits with     respect to contiguous     countries;	All	Indefinite	Volume of movements across US borders between Canada and the United States and between Mexico and the United States; efficient administration of tax system.
	- benefits available under the US IRC with respect to US possessions;			Coordination of the United States and US possession income taxes; fiscal arrangements for US possessions; and facilitation of economic development in US possessions

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	- benefits available under the US IRC with respect to Caribbean Basin Initiative (CBI) beneficiary countries;			Facilitation of economic development in certain developing countries
	- regarding activities covered by the scope of the General Agreement on Trade in Services, reciprocal reduction of taxation on income derived from the international operation of aircraft or of taxation of certain earnings derived from the use of railroad rolling stock;			Prevention of double taxation and proper tax administration
	- tax exemption for earnings derived from the ownership or operation of a communications satellite system by a foreign entity designated by a foreign government to participate in such ownership if the United States, through its designated entity, participates in such system pursuant to the Communications Satellite Act of 1962;			Facilitation of satellite communications and proper tax administration
	- denial of statutory reduction of double taxation or deferral of US tax on income earned through controlled foreign corporations, because the country participates in or cooperates with an international boycott, or for similar foreign policy reasons;			Foreign policy considerations

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	- measures permitting less favorable taxation for citizens, corporations or products of a foreign country based on discriminatory or extraterritorial taxes, more burdensome taxation, or other discriminatory conduct;			To foster efficient international taxation policies
	- allow the deduction for expenses of an advertisement carried by a foreign broadcast undertaking and directed primarily to a US market only where the broadcast undertaking is located in a foreign country that allows a similar deduction for an advertisement placed with a US broadcast undertaking;			To encourage the allowance of advertising expenses internationally

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	- in connection with the exclusion of, or deduction relating to, certain foreign earned income from the gross income of individuals, the benefit of a waiver of the required period of stay in a foreign country as determined by the Secretary of the Treasury. The Secretary is empowered to determine that individuals were required to leave a foreign country because of war, civil unrest or similar adverse conditions in such foreign country which precluded the normal conduct of business by such individuals; and			To take into account problems created by adverse conditions within particular countries
	Sub-federal tax measures affording differential treatment to service suppliers or to services when the differential treatment is based on one of the following criteria:	All	Indefinite	To implement fiscal policies of sub-central governments
	- are performed, consumed, or located within different sub-federal entities;			
	- differ based on the size or income of the service supplier or on the scale or methods (including environmental and health and safety measures) of performance;			

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	- differ in the extent of ownership or participation by minority or other disadvantaged groups;			
	- differ as to the eligibility for non-profit status for pension, profit-sharing or other employee-benefit regimes;			
	- differ based on federal immunity to taxation, for example, exemption from sub-federal tax on US government obligations or contracts:			
	- are performed or located in countries contiguous to the United States; or			
	- are performed or located in jurisdictions with which sub-federal entities have arrangements for tax cooperation and assistance			
	Sub-federal measures substantively incorporating provisions of federal law subject to an MFN exemption under this agreement	All	Indefinite	To implement fiscal policies of sub-central governments

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
All Sectors: Land Use	Non-US citizens in Wyoming may not acquire or inherit land unless the country of which they are a citizen extends a reciprocal right to US citizens	All	Indefinite	Lack of reciprocity
All Sectors	Canadian small businesses, but not small businesses of other countries, may use simplified registration and periodic reporting forms with respect to their securities	Canada	Indefinite	Maintenance of established preference
Telecommunication services: One way satellite transmission of DTH and DBS television services and of digital audio services	Differential treatment of countries due to application of reciprocity measures or through international agreements guaranteeing market access or national treatment	All	Indefinite	Need to ensure substantially full market access and national treatment in certain markets.
Financial Services <sup>49</sup>	Differential treatment of countries due to application of reciprocity measures or through international agreements guaranteeing market access or national treatment.	All	<del>Indefinite</del>	Need to protect existing activities of US service suppliers abroad and to ensure substantially full market access and national treatment in international financial markets.
Banking and Other Financial Services (excluding Insurance)	A broker dealer registered under US law that has its principal place of business in Canada may maintain its required reserves in a bank in Canada subject to the supervision of Canada.	<del>Canada</del>	<del>Indefinite</del>	Maintenance of established preference.

<sup>&</sup>lt;sup>49</sup> The United States inadvertently attached its 1995 Financial Services MFN exemptions (GATS/EL/90/Suppl.1) rather than the 1998 exemptions in the U.S. consolidated schedule. We have inserted the correct version to our revised offer.

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
Banking and Other Financial Services (excluding Insurance)	Permission to establish state-licensed branches or agencies, or to own commercial bank subsidiaries, is based on a reciprocity test in the following States: California (applies also to savings and loan associations), Connecticut (applies also to credit unions), Georgia, Illinois, Kentucky, Louisiana, Massachusetts, Michigan, North Carolina, Pennsylvania, Texas, Washington. Among the conditions on which agency or agency and representative office licenses may be granted for the following States is that the foreign bank is one of the five largest banks in the home country: Florida, Oklahoma. Permission for a foreign owned bank or trust company to act as fiduciary, and to use satellite banking terminals, is based on a reciprocity test in lowa. Iowa also subjects the activities of foreign-owned savings and loan associations to a reciprocity test.	All	Indefinite	Need to protect existing activities of US service suppliers abroad and to ensure substantially full market access and national treatment in international financial markets.
	Michigan permits corporate central credit unions to place deposits in banks chartered in Canada or the European Common Market but not in banks chartered in other foreign countries.	<del>Canada and European</del> <del>Common Market.</del>	<del>Indefinite</del>	Maintenance of established preference.

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	Authority to act as a sole trustee of an indenture for a bond offering in the United States is subject to a reciprocity test.	<i>AH</i>	<del>Indefinite</del>	Need to ensure US financial service suppliers are permitted to provide trustee services in foreign markets.
	Designation as a primary dealer in US Government debt securities is conditioned on reciprocity.	AH	<del>Indefinite</del>	Need to ensure US financial service suppliers are afforded national treatment in foreign government debt markets.
Insurance	Measures according differential treatment in regard to the expansion of existing operations, the establishment of a new commercial presence or the conduct of new activities, in a circumstance in which a Member adopts or applies a measure that compels, or has the effect of compelling, a person of the United States, on the basis of its nationality, to reduce its share of ownership in an insurance services provider operating in the Member's territory to a level below that prevailing on 12/12/97.	All countries	Indefinite	Need to protect existing US ownership of service suppliers operating in other Members.
Banking and Other Financial Services (excluding Insurance)	A broker-dealer registered under US law that has its principal place of business in Canada may maintain its required reserves in a bank in Canada subject to the supervision of Canada.	Canada	Indefinite	Maintenance of established preference.

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
Banking and Other Financial Services (excluding Insurance)	Permission to establish state- licensed branches, agencies, or representative offices, or to own commercial bank subsidiaries, is based on a reciprocity test in the following States: California (applies also to savings and loan associations), Connecticut (applies also to credit unions), Georgia, Illinois, Kentucky, Louisiana, Massachusetts, Michigan, North Carolina, Pennsylvania, Washington. Among the conditions on which agency or agency and representative office licenses may be granted for the following States is that the foreign bank is one of the five largest banks in the home country: Florida, Oklahoma. Permission for a foreign-owned bank or trust company to act as fiduciary, and to use satellite banking terminals, is based on a reciprocity test in Iowa. Iowa also subjects the activities of foreign-owned savings and loan associations to a reciprocity test.	All	Indefinite	Need to protect existing activities of US service suppliers abroad and to ensure substantially full market access and national treatment in international financial markets.banking terminals, is based on a reciprocity test in Iowa. Iowa also subjects the activities of foreign-owned savings and loan associations to a reciprocity test.

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	Michigan permits corporate central credit unions to place deposits in banks chartered in Canada or the European Common Market but not in banks chartered in other foreign countries.	Canada and European Common Market	Indefinite	Maintenance of established preference.
	Authority to act as a sole trustee of an indenture for a bond offering in the United States is subject to a reciprocity test.	AII	Indefinite	Need to ensure US financial service suppliers are permitted to provide trustee services in foreign markets
	Designation as a primary dealer in US Government debt securities is conditioned on reciprocity.	AII	Indefinite	Need to ensure US financial service suppliers are afforded national treatment in foreign government debt markets.
Transport Services: Air Transport Services	Measures which pertain to selling and marketing of air transport services (including sales, other than by airlines, of passenger charters and forwarding of air freight other than by airlines) and to operation and regulation of computer reservation system (CRS) services, as described in the Annex on Air Transport Services. (For transparency purposes, these measures include, but are not limited to, bilateral and multilateral civil aviation agreements, understandings and	All partners with which the United States has active aviation relations (approximately 100 countries) covered by bilateral or other air services agreements and comity and reciprocity regimes. Also concerned are the co-signatories of the Chicago Convention and various other international aviation agreements, undertakings, and understandings to which the United States is a party.	Indefinite	The common policy and practice of exchanging rights, settling disputes, and applying laws and other measures pertaining to the operation of civil aircraft and air transportation differentially, with respect to the activities referred to above, on the basis of mutual agreement and balanced exchanges of rights and responsibilities.

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
	undertakings and informal comity and reciprocity aviation regimes to which the United States is a party; US laws and regulations, including the International Air Transportation Fair Competitive Practices Act of 1974, as amended, the Federal Aviation Act of 1958, as amended, the International Air Transportation Competition Act of 1979, the International Aviation Facilities Act, as amended, and Title 14, Parts 1 - 399, of the Code of Federal Regulations; and measures of US states and territories and the District of Columbia, and of their agencies and subdivisions).			
Transport Services: Road Transport	The US government has discretion to limit the issuance of trucking licenses to persons from contiguous countries on the basis of reciprocity. The Bus Regulatory Reform Act of 1982 permits the President to remove or modify in whole or in part the moratorium on a finding that such removal or modification is in the national interest. Domestic and cross-border trucking operations are permitted within designated Interstate Commerce Commission commercial zones. The moratorium was lifted for Canada in October 1982.	Mexico, Canada	Indefinite	Need to have authority to impose a moratorium on the issuance of new licenses for domestic operations within and cross-border operations into the United States on the basis of reciprocity

Article II	measure applies	Intended duration	Conditions creating the need for the exemption
	All	Indefinite	Lack of reciprocity

Sector or subsector	Description of measure indicating its inconsistency with Article II	Countries to which the measure applies	Intended duration	Conditions creating the need for the exemption
Transport Services: Space Transportation	Quantitative restrictions and price disciplines in certain bilateral agreements on the launch of satellites in the international commercial space launch market	All	Indefinite	Need to prevent disruption of competition in the international space launch market

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