ANNEX I

SCHEDULE OF PERU

INTRODUCTORY NOTES

- 1. **Description** provides a general non-binding description of the measure for which the entry is made.
- 2. In accordance with Article 9.12.1 (Non-Conforming Measures) and Article 10.7.1 (Non-Conforming Measures), the articles of this Agreement specified in the **Obligations Concerned** element of an entry do not apply to the non-conforming aspects of the law, regulation or other measure identified in the **Measures** element of that entry.

Sector: All

Sub-Sector:

Obligations Concerned: National Treatment (Article 9.4)

Level of Government: Central

Measures: Political Constitution of Peru (Constitución Política del

Perú) (1993), article 71

Legislative Decree N° 757, "El Peruano" Official Gazette of November 13, 1991, Framework Law for Private Investment Growth (*Ley Marco para el Crecimiento de la Inversión*

Privada), article 13

Description: <u>Investment</u>

No foreign national, enterprise constituted under foreign law or enterprise constituted under Peruvian law, and owned in whole or part, directly or indirectly, by foreign nationals may acquire or own, directly or indirectly, by any title, land or water (including mines, forest or energy sources) located within 50 kilometres of the Peruvian border. Exceptions may be authorised by Supreme Decree approved by the Council of Ministers in conformity with law in cases of expressly declared public necessity.

For each case of acquisition or possession within the referred area, the investor shall hand in the correspondent request to the relevant Ministry, pursuant to laws in force. For example, authorisations of this kind have been given in the mining sector.

Sector: Services related to Fishing

Sub-Sector:

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Supreme Decree N° 012-2001-PE, "El Peruano" Official

Gazette of March 14, 2001, Regulation of the Fisheries Law (*Reglamento de la Ley General de Pesca*), articles 67, 68, 69

and 70

Description: <u>Cross-Border Trade in Services</u>

Before commencing operations, shipowners of foreign-flagged fishing vessels must present an unconditional, irrevocable, letter of guarantee with automatic execution and joint liability, which will be valid for no more than 30 calendar days after the expiry of the fishing permit, issued for the benefit and to the satisfaction of the Ministry of Production by a financial, banking or insurance institution recognised by the Superintendence of Banking, Insurance and and Private Administrators of Pension Funds (Superintendencia de Banca, Seguros y Administradoras Privadas de Fondos de Pensiones (AFP)). Such letter shall be issued in an amount equal to 25 per cent of the amount that must be paid for fishing rights.

A shipowner of a foreign-flagged fishing vessel that is not of large scale (according to the regulation mentioned above) and that operates in Peruvian jurisdictional waters must have the Satellite Tracking System in its vessel, except for shipowners operating in highly migratory fisheries who are excepted from this obligation by a Ministerial Resolution.

Foreign-flagged fishing vessels with a fishing permit must have on board a scientific technical observer appointed by the Sea Institute of Peru (*Instituto del Mar del Perú* (*IMARPE*)). The shipowner must provide accommodation on board for that representative and a daily stipend, which

must be deposited in a special account to be administered by IMARPE.

Shipowners of foreign-flagged fishing vessels that operate in Peruvian jurisdictional waters must hire a minimum of 30 per cent of Peruvian crew, subject to applicable domestic legislation.

Sector: Radio and Television Broadcasting Services

Sub-Sector:

Obligations Concerned: National Treatment (Article 9.4)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Law No 28278, "El Peruano" Official Gazette of July 16

2004, Radio and Television Law (Ley de Radio y Televisión),

article 24

Description: <u>Investment and Cross-Border Trade in Services</u>

Only Peruvian nationals or juridical persons organised under Peruvian law and domiciled in Peru may be authorised or licensed to offer radio or television broadcast services.

No foreign national may hold an authorisation or a licence

directly or through a sole proprietorship.

Sector: Audio-Visual Services

Sub-Sector:

Obligations Concerned: Performance Requirements (Article 9.10)

National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 28278, "El Peruano" Official Gazette of July 16,

2004, Radio and Television Law (Ley de Radio y Televisión),

Eighth Complementary and Final Provision

Description: <u>Investment and Cross-Border Trade in Services</u>

At least 30 per cent, on average, of the total weekly programs by free-to-air television broadcasters must be produced in Peru and broadcasted between the hours of

05:00 and 24:00.

Sector: Radio Broadcasting Services

Sub-Sector:

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Most-Favoured-Nation Treatment (Article 9.5 and Article 10.4)

Level of Government: Central

Measures: Supreme Decree N° 005-2005-MTC, "El Peruano" Official

Gazette of February 15, 2005, Regulation of the Radio and Television Law (*Reglamento de la Ley de Radio y Televisión*),

article 20

Description: Investment and Cross-Border Trade in Services

If a foreign national is, directly or indirectly, a shareholder, partner, or associate in a juridical person, that juridical person may not hold a broadcasting authorisation in a zone bordering that foreign national's country of origin, except in a case of public necessity authorised by the Council of Ministers.

This restriction does not apply to juridical persons with foreign equity which have two or more current authorisations,

as long as they are of the same frequency band.

Sector: All

Sub-Sector:

Obligations Concerned: Senior Management and Boards of Directors (Article 9.11)

National Treatment (Article 10.3)

Most-Favoured-Nation Treatment (Article 10.4)

Level of Government: Central

Measures: Legislative Decree N° 689, "El Peruano" Official Gazette of

November 5, 1991, Law for Foreign Workers Recruitment (*Ley para la Contratación de Trabajadores Extranjeros*), articles 1, 3, 4, 5 (modified by Law N° 26196) and 6

Description: <u>Investment and Cross-Border Trade in Services</u>

All employers in Peru, independently of their activity or nationality, shall give preferential treatment to nationals when hiring its employees.

Foreign natural persons who are service suppliers and who are employed by a service-supplying enterprise may supply services in Peru under a written and time-limited employment contract, which may not exceed three years. The contract may be subsequently extended for like periods of time. Service-supplying enterprises must show proof of the company's commitment to train national personnel in the same occupation.

Foreign natural persons may not represent more than 20 per cent of the total number of employees of an enterprise, and their pay may not exceed 30 per cent of the total payroll for wages and salaries. These percentages will not apply in the following cases:

- (a) when the foreign national supplying the service is the spouse, parent, child or sibling of a Peruvian national;
- (b) when the personnel is working for a foreign

enterprise supplying international land, air and water transport services under a foreign flag and registration;

- (c) when the foreign personnel works in a multinational bank or an enterprise that supplies multinational services, subject to the laws governing specific cases;
- (d) for a foreign investor, provided that its investment permanently maintains in Peru at least five tax units (*Unidad Impositiva Tributaria* UIT)¹ during the life of its contract;
- (e) for artists, athletes or other service suppliers engaged in public performances in Peruvian territory, for a maximum of three months a year;
- (f) when a foreign national has an immigrant visa;
- (g) for a foreign national whose country of origin has a labour reciprocity or dual nationality agreement with Peru; and
- (h) when foreign personnel supplies services in Peru under a bilateral or multilateral agreement concluded by the Peruvian Government.

Employers may request waivers for the percentages related to the number of foreign employees and their share of the company's payroll in those cases involving:

- (a) specialised professional or technical personnel;
- (b) directors or management personnel for new a business activity or reconverted business activity;

¹ The "Unidad Impositiva Tributaria" (UIT) is an amount used as a reference in taxation rules in order to maintain in constant values the tax basis, deductions, affectation limits and other aspects of the tax that the legislator considers convenient.

- (c) teachers hired for post-secondary education, or for foreign private elementary and high schools; or for language teaching in local private schools; or for specialised language centres;
- (d) personnel working for public or private enterprises with contractual agreements with public organisations, institutions or enterprises; and
- (e) in any other case determined by Supreme Decree pursuant to specialisation, qualification or experience criteria.

Sector: Professional Services

Sub-Sector: Legal services

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Level of Government: Central

Measures: Legislative Decree N° 1049, "El Peruano" Official Gazette

of June 26, 2008, Notaries Law (Ley del Notariado), article

10

Description: <u>Investment and Cross-Border Trade in Services</u>

Only a Peruvian national by birth may supply notary

services.

Sector: Professional Services

Sub-Sector: Architectural services

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Level of Government: Central

Measures: Law N° 14085, "El Peruano" Official Gazette of June 30,

1962, Law establishing the Peruvian Association of

Architects (Ley de Creación del Colegio de Arquitectos del

Perú)

Law N° 16053, "El Peruano" Official Gazette of February 14, 1966, Professional Practice Law, authorises the Peruvian

Associations of Architects and Engineers to supervise Engineering and Architecture professionals of the Nation (Ley del Ejercicio Profesional, Autoriza a los Colegios de Arquitectos e Ingenieros del Perú para supervisar a los profesionales de Ingeniería y Arquitectura de la República),

article 1

National Architects Council Agreement (*Acuerdo del Consejo Nacional de Arquitectos*), approved in Session N^o

04-2009 of December 15, 2009

Description: <u>Investment and Cross-Border Trade in Services</u>

To practice as an architect in Peru, an individual must join the Peruvian Association of Architects (*Colegio de Arquitectos del Perú*). The enrolment fees are different for Peruvians and foreigners, and subject to review by the Peruvian Association of Architects (*Colegio de Arquitectos del Perú*). For greater transparency, the current enrolment fees are:

- (a) S/. 775 for a Peruvian national with a degree from a Peruvian university;
- (b) S/. 1,240 for a Peruvian national with a degree from a foreign university;
- (c) S/. 1,240 for a foreign national with a degree from a Peruvian university; or

(d) S/. 3,100 for a foreign national with a degree from a foreign university.

Also, to obtain temporary registration, non-resident foreign architects must have a contract of association with a Peruvian architect residing in Peru.

Sector: Professional Services

Sub-Sector: Auditing services

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Rules of the Association of Public Accountants of Lima

(Reglamento Interno del Colegio de Contadores Públicos de

Lima), articles 145 and 146

Description: Investment and Cross-Border Trade in Services

Auditing societies shall be constituted only and exclusively by public accountants licensed and resident in the country and duly qualified by the Association of Public Accountants

of Lima (Colegio de Contadores Públicos de Lima).

Sector: Security Services

Sub-Sector:

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Supreme Decree N° 003-2011-IN, "El Peruano" Official

Gazette of March 31, 2011, Regulation of Private Security Services (*Reglamento de Servicios de Seguridad Privada*),

articles 12, 18, 22, 36, 40, 41, 46, 47 and 48

Description: Investment and Cross-Border Trade in Services

The supply of personal and heritage security services by

natural persons is reserved to Peruvian nationals.

Only juridical persons constituted in Peru may apply for an authorisation to supply security services. They must prove its constitution in Peru by a copy of the registration form of

the constitution for the enterprise.

Sector: Recreational, Cultural and Sporting Services

Sub-Sector: National artistic audio-visual production services

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 28131, "El Peruano" Official Gazette of December

18, 2003, Law of the Artist and Performer (Ley del Artista,

Intérprete y Ejecutante), articles 23 and 25

Description: <u>Cross-Border Trade in Services</u>

Any domestic artistic audio-visual production must be comprised at least of 80 per cent of national artists.

Any domestic artistic live performances must be comprised

at least of 80 per cent of national artists.

In any domestic artistic audio-visual production and any domestic artistic live performance, national artists shall receive no less than 60 per cent the total payroll for wages

and salaries paid to artists.

The same percentages established in the preceding paragraphs shall govern the work of technical personnel

involved in artistic activities.

Sector: Recreational, Cultural and Sporting Services

Sub-Sector: Circus services

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 28131, "El Peruano" Official Gazette of December

18, 2003, Law of the Artist and Performer (Ley del Artista,

Intérprete y Ejecutante), article 26

Description: <u>Cross-Border Trade in Services</u>

A foreign circus may stay in Peru with its original cast for a maximum of 90 days. This period may be extended for the same period of time. If it is extended, the foreign circus will include a minimum of 30 per cent Peruvian nationals as artists and 15 per cent Peruvian nationals as technicians. The same percentages shall apply to the payroll of salaries and

wages.

Sector: Commercial Advertising Services

Sub-Sector:

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 28131, "El Peruano" Official Gazette of December

18, 2003, Law of the Artist and Performer (Ley del Artista,

Intérprete y Ejecutante), articles 25 and 27.2

Description: <u>Cross-Border Trade in Services</u>

Commercial advertising produced in Peru, must have at least

80 per cent of national artists.

In any commercial advertising produced in Peru, national artists shall receive no less than 60 per cent of the total

payroll for wages and salaries paid to artists.

The same percentages established in the preceding

paragraphs shall govern the work of technical personnel

involved in commercial advertising.

Sector: Recreational, Cultural and Sporting Services

Sub-Sector: Bullfighting

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 28131, "El Peruano" Official Gazette of December

18, 2003, Law of the Artist and Performer (Ley del Artista,

Intérprete y Ejecutante), article 28

Description: <u>Cross-Border Trade in Services</u>

At least one bullfighter of Peruvian nationality must participate in any bullfighting fair. At least one apprentice

bullfighter of Peruvian nationality must participate in fights

involving young bulls.

Sector: Radio and Television Broadcasting Services

Sub-Sector:

Obligations Concerned: Performance Requirements (Article 9.10)

National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 28131, "El Peruano" Official Gazette of December

18, 2003, Law of the Artist and Performer (Ley del Artista,

Intérprete y Ejecutante), articles 25 and 45

Description: Investment and Cross-Border Trade in Services

Free to air radio and television broadcast companies must dedicate at least 10 per cent of their daily programming to folklore and national music and to series or programs produced in Peru on the Peruvian history, literature, culture or current issues with artists hired in the following percentages:

- (a) a minimum of 80 per cent of national artists;
- (b) national artists shall receive no less than 60 per cent of the total payroll for wages and salaries paid to artists; and
- (c) the same percentages established in the preceding paragraphs shall govern the work of technical personnel involved in artistic activities.

Sector: Customs Warehouses Services

Sub-Sector:

Obligations Concerned: Local Presence (Article 10.6)

Level of Government: Central

Measures: Supreme Decree N° 08-95-EF, "El Peruano" Official Gazette

of February 5, 1995, Approve the Regulation of Customs Warehouse (*Aprueban el Reglamento de Almacenes*

Aduaneros), article 7

Description: <u>Cross-Border Trade in Services</u>

Only natural or juridical persons domiciled in Peru may apply for an authorisation to operate a customs warehouse.

Sector: Telecommunications Services

Sub-Sector:

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Supreme Decree N° 020-2007-MTC, "El Peruano" Official

Gazette of July 04, 2007, Consolidated Text of the General

Rules of the Telecommunications Law (*Texto Único Ordenado del Reglamento General de la Ley de*

Telecomunicaciones), article 258

Description: <u>Cross-Border Trade in Services</u>

Call-back, understood as being the offer of telephone services for the realisation of attempts to make calls originating in the country with the objective of obtaining a return call with an invitation to dial, coming from a basic telecommunications network located outside the national

territory, is prohibited.

Sub-Sector: Air Transportation and Specialty Air Services

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Senior Management and Boards of Directors (Article 9.11)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Law N° 27261, "El Peruano" Official Gazette of May 10,

2000, Civil Aviation Law (*Ley de Aeronáutica Civil*), articles 75 (modified by Legislative Decree N° 999, April 19, 2008)

and 79

Peruvian Aviation Regulation N° 61 (Regulación Aeronáutica

del Perú – RAP N° 61), "El Peruano" Official Gazette of

December 14, 2013

Supreme Decree N° 050-2001-MTC, "El Peruano" Official Gazette of December 26, 2001, Regulation of the Civil Aviation Law (*Reglamento de la Ley de Aeronáutica Civil*),

articles 159, 160 and VI Complementary Provision

Description: Investment and Cross-Border Trade in Services

National Commercial Aviation² is reserved to a Peruvian

natural or juridical person.

For purposes of this entry, a Peruvian juridical person is an

enterprise that fulfils the following requirements:

(a) is constituted under Peruvian law, specifies commercial aviation as its corporate purpose, is domiciled in Peru, and has its principal

is domiciled in Peru, and has its principal activities and administration located in Peru;

(b) at least half plus one of the directors, managers and persons who control and manage the enterprise are Peruvian nationals

or have permanent domicile or are resident in

² For greater certainty, National Commercial Aviation includes Specialty Air Services.

Peru; and

(c) at least 51 per cent of the capital stock must be owned by Peruvian nationals and be under the real and effective control of Peruvian shareholders or partners permanently domiciled in Peru. (This limitation shall not apply to the enterprises constituted under Law N° 24882, which may maintain the ownership percentages set in such law.) Six months after the date of authorisation of the enterprise to provide commercial air transportation services, foreign nationals may own up to 70 per cent of the capital stock of the enterprise.

In those operations conducted by national commercial aviation operators (*explotadores nacionales*), personnel performing aeronautical functions on board must be Peruvian nationals or foreign residents with a Peruvian licence.

In order to perform activities as a pilot of a Peruvian juridical person, the foreign pilot must prove, at least, two years of residence in Peru. This requirement is not applicable to the foreign resident who has the immigration category of "spouse" of a Peruvian national.

Notwithstanding the preceding paragraphs, the General Directorate of Civil Aviation (*Dirección General de Aeronáutica Civil*) may, for technical reasons, authorise foreign personnel without Peruvian licence to perform these functions for a period not to exceed six months from the date on which the authorisation was granted, extendable due to ascertained nonexistence of such skilled personnel.

Sub-Sector: Aquatic transportation

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Senior Management and Boards of Directors (Article 9.11)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Law N° 28583, "El Peruano" Official Gazette of July 22,

2005, Law of the Reactivation and Promotion of the National Merchant Marine (*Ley de Reactivación y Promoción de la Marina Mercante Nacional*), articles 4.1, 6.1, 7.1, 7.2, 7.4 and

13.6

Law N° 29475, Law that modifies Law N° 28583, "El

Peruano" Official Gazette of December 17, 2009, Law of the Reactivation and Promotion of the National Merchant Marine (*Ley de Reactivación y Promoción de la Marina Mercante Nacional*), article 13.6 and Tenth Transitory and Final

Provision

Supreme Decree N° 028 DE/MGP, "El Peruano" Official Gazette of May 25, 2001, Regulation of the Law N° 26620 (*Reglamento de la Ley N° 26620*), article I-010106, paragraph

(a)

Description: <u>Investment and Cross-Border Trade in Services</u>

1. A "National Shipowner" or "National Ship Enterprise" is understood as a natural person of Peruvian nationality or juridical person constituted in Peru, with its principal domicile and real and effective headquarters in Peru, whose business is to provide services in water

transportation in national traffic or cabotage³ or international traffic and who is the owner or lessee under a financial lease or a bareboat charter, with an obligatory purchase option, of at least one Peruvian flag merchant vessel and that has obtained the relevant Operation Permit from the General Aquatic Transport Directorate (*Dirección General de*

³ For greater certainty, water transportation includes transportation by lakes and rivers.

Transporte Acuático).

- 2. At least 51 per cent of the subscribed and paid-in capital stock must be owned by Peruvian citizens.
- 3. The chairman of the board of directors, the majority of the directors, and the General Manager must be Peruvian nationals and residents in Peru.
- 4. The captain and crew of Peruvian-flagged vessels must be entirely Peruvian nationals authorised by the General Directorate of Captaincy and Coastguards (*Dirección General de Capitanías y Guardacostas*). In exceptional cases and after ascertaining that there is no Peruvian qualified personnel with experience in that type of vessel available, foreign nationals could be hired to a maximum of 15 per cent of the total crew, and for a limited period of time. The latter exception does not include the captain of the vessel.
- 5. Only a Peruvian national may be a licensed harbour pilot.
- 6. Cabotage is exclusively reserved to Peruvian flagged merchant vessels owned by a National Shipowner or National Ship Enterprise or leased under a financial lease or a bareboat charter, with an obligatory purchase option, except that:
 - (a) up to 25 per cent of the transport of hydrocarbons in national waters is reserved for the ships of the Peruvian Navy; and
 - (b) foreign-flagged vessels may be operated exclusively by National Shipowners or National Ship Enterprises for a non-renewable period of no more than six months for water transportation exclusively between Peruvian ports or cabotage when such an entity does not own its own vessels or lease vessels under the modalities previously mentioned.

Sub-Sector: Aquatic transportation

Obligations Concerned: National Treatment (Article 9.4 and Article 10.3)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Supreme Decree N° 056-2000-MTC, "El Peruano" Official

Gazette of December 31, 2000, Provide that aquatic

transportation services and related services conducted in bays and port areas must be provided by authorised natural and juridical persons, with vessels and artifacts of national flag (Disponen que servicios de transporte marítimo y conexos realizados en bahías y áreas portuarias deberán ser prestados

por personas naturales y jurídicas autorizadas, con

embarcaciones y artefactos de bandera nacional), article 1 Ministerial Resolution Nº 259-2003-MTC/02, "El Peruano" Official Gazette of April 4, 2003, Approve Regulation of Aquatic Transportation services and related services rendered in bay traffic and port areas (Aprueban Reglamento de los servicios de Transporte Acuático y Conexos Prestados en Tráfico de Bahía y Áreas Portuarias), articles 5 and 7

Description: <u>Investment and Cross-Border Trade in Services</u>

Water transport and related services supplied in bay and port areas must be supplied by natural persons domiciled in Peru, and juridical persons constituted and domiciled in Peru, properly authorised with Peruvian flag vessels and equipment:

- (a) fuel replenishment services;
- (b) mooring and unmooring services;
- (c) diving services;
- (d) victualing services;
- (e) dredging services;

- (f) harbour pilotage services;
- (g) waste collection services;
- (h) tug boat services; and
- (i) transport of persons.

Sub-Sector: Aquatic transportation

Obligations Concerned: National Treatment (Article 10.3)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Supreme Decree N° 006-2011-MTC, "El Peruano" Official

Gazette of February 4, 2011, Supreme Decree that approves the Regulation of Tourist Water Transportation (*Decreto* Supremo que aprueba el Reglamento de Transporte Turístico

Acuático), article 1

Description: <u>Cross-Border Trade in Services</u>

The tourist water transport service will be provided by natural or juridical persons, domiciled and constituted in Peru. At the regional and national level, the tourist water transport service is reserved to be provided exclusively with own or chartered Peruvian flagged ships or in the form of financial lease or a bareboat charter, with purchase option

mandatory.

Sub-Sector: Aquatic transportation

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Law N° 27866, "El Peruano" Official Gazette of November

16, 2002, Port Labour Law (Ley del Trabajo Portuario),

articles 3 and 7

Description: <u>Cross-Border Trade in Services</u>

Only Peruvian citizens may register in the Registry of Port

Workers.

Sub-Sector: Land transportation of passengers

Obligations Concerned: Local Presence (Article 10.6)

Level of Government: Central

Measures: Supreme Decree N° 017-2009-MTC, "El Peruano" Official

Gazette of April 22, 2009, National Regulation of Transport Management (*Reglamento Nacional de Administración de Transportes*), article 33, modified by Supreme Decree N°

006-2010-MTC of January 22, 2010

Description: Cross-Border Trade in Services

To supply land transport services it is necessary to have adequate physical infrastructure, which includes, when appropriate: offices; bus terminals for persons or goods; route stations; bus stops; all other infrastructure used as a

place for loading, unloading and storage of goods;

maintenance workshops; and any other necessary for the

supply of the service.

Sub-Sector: Land transportation

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Agreement on International Land Transport (Acuerdo sobre

Transporte Internacional Terrestre - ATIT), signed between the Governments of the Republic of Chile, the Republic of Argentina, the Republic of Bolivia, the Federal Republic of Brazil, the Republic of Paraguay, the Republic of Peru and the Oriental Republic of Uruguay, signed in Montevideo on

January 1, 1990.

Description: <u>Cross-Border Trade in Services</u>

Foreign vehicles allowed by Peru, in conformity with the ATIT⁴, which carry out international transportation by road,

are not able to supply local transport (cabotage) in the

Peruvian territory.

⁴ The Agreement on International Land Transport (ATIT) applies to international land transport between signatory countries (the Governments of the Republic of Chile, the Republic of Argentina, the Republic of Bolivia, the Federal Republic of Brazil, the Republic of Paraguay, the Republic of Peru and the Oriental Republic of Uruguay) for purposes of land transportation between two signatory countries as well as transit to a third country.

Sector Research and Development Services

Sub-Sector: Archaeological services

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Supreme Decree N° 003-2014-MC, "El Peruano" Official

Gazette of October 3, 2014, Regulation of Archaeological

Interventions (Reglamento de Intervenciones

Arqueológicas), article 30

Description: <u>Cross-Border Trade in Services</u>

Archaeological research programs and projects headed by a foreign archaeologist, who does not reside in Peru, must

have a Peruvian director.

Both directors shall be registered in the National Registry of Archaeologists and shall assume the same responsibilities in the formulation and the integral execution of the project (field and office work), and in the elaboration of the final

report.

Sector: Services related to Energy Services

Sub-Sector:

Obligations Concerned: National Treatment (Article 10.3)

Local Presence (Article 10.6)

Level of Government: Central

Measures: Law N° 26221, "El Peruano" Official Gazette of August 19,

1993, General Law of Hydrocarbons (Ley General de

Hidrocarburos), article 15

Description: <u>Cross-Border Trade in Services</u>

In order to enter into an exploration contract in Peru, foreign natural persons must register in the Public Registry and provide a power of attorney to a Peruvian national resident in

the capital of the Republic of Peru.

Foreign enterprises must establish a branch or constitute a society under the General Law of Corporations (*Ley General de Sociedades*), be domiciled in the capital of the Republic of Peru, and appoint a Peruvian national as an executive

agent.