JOB(05)/237/Rev.2 17 November 2005

Council for Trade in Services Special Session

SECTORAL AND MODAL OBJECTIVES AS IDENTIFIED BY MEMBERS

Note by the Secretariat

Revision

- 1. At the meeting of the Special Session on 31 October, it was agreed that the Secretariat revise document JOB(05)/237/Rev.1 to reflect additional comments received from Members, and modify the format by using a more concise bullet point presentation focusing on the substantive elements of Members' objectives. This necessarily involved substantial editorial changes, including elimination of descriptive statements and expressions of general positions.
- 2. As previously stated by the Chairman, the purpose of this Note is to provide a compilation of sectoral and modal objectives as identified individually or by groups of Members. While it is understood that the Note represents an aggregate account of the aspirations and ambitions of participants in this round of negotiations, it cannot be considered exhaustive. As stated by the Chairman at the meeting, the Note reflects only active interests that one or more delegations intend to pursue in individual negotiating areas, and does not contain qualifications or concerns that have been expressed in this context.
- 3. This compilation does not, nor is it intended to, represent in any way consensus among Members on any of the objectives identified. The Note has no legal standing and is without prejudice to positions of Members.
- 4. In order to provide structure to the objectives identified under each sector and mode, bullet points have, to the extent possible, been organized according to the following headings:
 - Scope of commitments (sectoral or modal)
 - Limitations for reduction or elimination
 - Regulatory issues and additional commitments for negotiation
 - MFN Exemptions for reduction or elimination
 - Scheduling issues to be addressed
- 5. During the successive discussions on the identification of sectoral and modal objectives in the Special Session of the Council for Trade in Services, Members have made references to certain joint as well as individual submissions which represent their views on various issues. A list of those submissions is attached. It should be understood that the contents of this document cannot substitute for those submissions.

ANNEX

1. LEGAL SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- minimum viable commitments to allow foreign lawyers and law firms to provide legal advisory services in foreign and international law directly, and in domestic law (host country law) through commercial association or employment of domestic lawyers, and to facilitate mobility of legal service suppliers under mode 4
- identification of specific legal services by using terminology to define "legal advisory services"; "legal representational services"; "legal arbitration and conciliation/mediation services"; and "legal services"
- maximum number of Members committing on legal services, including through encouraging appropriate terminology to qualify the scope of commitments concerning "domestic law (host country law)"; "foreign law"; and "international law"

Limitations for reduction or elimination

- commercial presence and residency requirements for modes 1 and 2, particularly for the practice of foreign law and international law
- nationality and prior residency requirements particularly for the practice of foreign law and international law
- limitations on establishment as a branch, particularly for the practice of foreign law and international law
- discriminatory limitations on the form of establishment
- limitations that prevent partnership or other forms of commercial association or collaboration between foreign lawyers/law firms and domestic lawyers/law firms
- limitations that prevent recruitment of lawyers admitted/licensed to practice domestic law
- quantitative restrictions on the number of offices that can be established, in particular economic needs tests (ENTs)
- limitations on the use of professional title as authorized by the foreign or domestic iurisdiction
- limitations on mobility of legal service suppliers in mode 4

2. OTHER PROFESSIONAL SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- more commitments in modes 1 and 2 for all categories
- unimpeded cross-border trade for all categories
- horizontal mode 4 commitments for all categories, with a special emphasis on professionals on contract, including independent professionals

• mode 1 and mode 4 commitments for engineers

Limitations for reduction or elimination

- joint venture and equity restrictions in mode 3
- barriers such as ENTs or federal and sub-federal regulations on mode 4 suppliers
- barriers for independent professionals

3. COMPUTER AND RELATED SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- all activities and all modes of supply within the sector
- the whole sector at the two-digit level (CPC 84)
- full commitments reflecting the current situation in which trade barriers are not common

Limitations for reduction or elimination

- removal or elimination, in particular, of:
 - unbound entries in mode 1
 - foreign equity limits
 - residency requirements
 - establishment prerequisites

Scheduling issues to be addressed

• exploration of possibility of an "understanding" on scheduling at the 2-digit level and its legal form, if any

4. OTHER BUSINESS SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

inclusion of 'Other business services', in particular: management consulting services, advertising services, market research services, maintenance and repair of equipment services, technical testing and analysis services, beauty and physical well-being services, spa services, specialty design services, and trade fair and exhibition organization services

5. POSTAL AND COURIER SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- all postal and courier services no longer subject to monopoly
- courier and express delivery services

• all segments not under universal service obligations

Limitations for reduction or elimination

- market access limitations on services opened to competition under modes 1 and 2 and, in particular, mode 3
- scope of monopoly or exclusive rights
- measures discriminating against or otherwise impeding foreign market participation

Regulatory issues and additional commitments for negotiation

- anti-competitive practices, including cross-subsidies
- universal service obligations
- independence of regulators
- licensing practices and procedures
- relation between GATS and UPU legal instruments

MFN Exemptions for reduction or elimination

elimination of MFN exemptions on postal services and related transport services

Scheduling issues to be addressed

- exploration of use of a new classification scheme that better reflects commercial and regulatory situations
- possibility of a common approach reducing uncertainty about the status of different suppliers and clarifying the scope of committed services, including elements such as:
 - full description of committed activities
 - clear delineation between competitive and reserved services
 - neutral classification to ensure that commitments on competitive areas apply to all suppliers, including postal entities
 - clarification of any relationship with commitments in other sectors (e.g. transport)

6. TELECOMMUNICATION SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- broad coverage of the sector in a technology-neutral manner
- significant commitments in all modes of supply
- work with LDCs and developing country Members to find ways to encourage new and improved offers and provide technical assistance to support this process

- exclusive rights
- ENTs
- restrictions on the types of legal entity permitted

limitations on foreign equity

Regulatory issues and additional commitments for negotiation

• commitment to all provisions of the telecommunications Reference Paper

MFN Exemptions for reduction or elimination

• elimination of MFN exemptions

Scheduling issues to be addressed

 ways to improve clarity and certainty in view of scheduling- and classification-related concerns

7. AUDIOVISUAL SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- more commitments with respect to the production, distribution and projection of motion pictures/videos, sound recording, and the production and distribution of tv programmes
- commitments on modes 1 to 3 that reflect the level of *de facto* openness

MFN Exemptions for reduction or elimination

• elimination of MFN exemptions

Classification issues to be addressed

- need to update the classification to ensure that offers reflect market realities
 - the term "home video entertainment" (defined to include, *inter alia*, video tapes and optical discs) should be substituted for "video tapes"
 - distribution of motion pictures and home video entertainment should be clarified to mean "licensing for exhibition, broadcast or other transmission"
 - radio and tv services should be divided into two new sub-sectors: "radio and tv production services" and "radio and tv distribution services"
 - "radio and tv distribution services" should be clarified to mean "licensing of radio and tv programmes"
- broadcast transmission services relating to the networks over which radio and tv programming is distributed should not be considered an audiovisual service, but a communication service covered elsewhere

8. CONSTRUCTION AND RELATED ENGINEERING SERVICES

Members have identified individually or in groups the following objectives:

- foreign equity limitations
- joint venture and joint operation requirements

- discriminatory licensing or registration procedures
- restrictions on the types of projects that can be undertaken by foreign service suppliers
- restrictions on the movement of natural persons

9. DISTRIBUTION SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- commitments in all four sub-sectors (commission agents' services, wholesale trade services, retailing services and franchising) in modes 1, 2 and 3
- exclusions for sensitive products should be minimized
- better access in particular under mode 3 in wholesale and retail trade

Limitations for reduction or elimination

foreign equity limitations

10. EDUCATION SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- secondary, higher/tertiary and other education services
- bindings that reflect actual levels of liberalization

- restrictions on the use and import of educational materials, including material supplied online
- "unbound" entries in mode 2
- commercial presence requirements linked to the provision of distance learning
- lack of accreditation possibilities for online education services
- joint venture and minimum foreign equity requirements, where these restrict twinning arrangements and other institute-to-institute arrangements
- inability of foreign institutions to establish branch campuses within local institutions
- restrictions preventing foreign institutions from directly marketing education services and/or recruiting students
- limitations on the ability to run onshore education programmes in collaboration with local partners
- restrictions on repatriation of funds by joint-venture educational establishments
- restrictions on the movement of education service suppliers
- limits on the number of foreign nationals represented on the board of educational institutions

recognition of qualifications

Scheduling issues to be addressed

• remove references to quality and qualification requirements if these are neither discriminatory nor limit market access

11. ENERGY SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments

- meaningful commitments, based on CPC, for all activities composing the energy services sector and across all modes of supply
- commitments in the oil and gas sector, e.g., for exploration services, services incidental to mining, technical testing and analysis, and toll refining services
- ownership of natural resources is outside the scope of the negotiations

Regulatory issues and additional commitments for negotiation

• need to ensure, *inter alia*, access to energy, reliability of supply, protection of consumers and the environment ('right to regulate')

Scheduling issues to be addressed

- use of the Scheduling Guide for Energy Services (JOB(03)/89) tabled by some Members for scheduling commitments on energy and energy-related services in the WTO
- the absence of a specific energy services section in W/120 should not prevent the scheduling of commitments as the *Scheduling Guidelines* (S/L/92) provide sufficient flexibility

12. ENVIRONMENTAL SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments

- high levels of market access across sub-sectors, as far as possible
- mode 1 commitments for as many sub-sectors as possible, in particular advisory services
- objective of full commitments for mode 2
- ambitious commitments for mode 3, removing barriers on commercial establishment; if exclusive rights are awarded, foreign suppliers should be able to participate in the tender and operation of the service
- mode 4 commitments to ensure mobility of service suppliers such as remediation specialists, conservationists and geomatic professionals

• commitments across all sub-sectors listed in CPC Prov., i.e. 9401 to 9409, taking into account the interplay with related services, such as construction, engineering, technical testing, and analysis and management consulting services

13. FINANCIAL SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- commitments on commercial presence (mode 3) for all financial services
- commitments on modes 1 and 2 in appropriate sub-sectors (e.g. financial services addressed to sophisticated customers, like reinsurance, asset management, and securities; marine and energy insurance services; provision and transfer of financial information and financial data processing)

Limitations for reduction or elimination

- limitations on the right to establish new and to acquire existing companies
- limitations on legal form
- limitations on foreign ownership (i.e. freedom to establish in the form of whollyowned subsidiaries, joint ventures or branches)
- non-discriminatory limitations such as monopolies, numerical quotas or ENTs and mandatory cessions
- discrimination in the application of laws and regulations

Regulatory issues and additional commitments for negotiation

• transparency in the development and application of laws and regulations, transparent and speedy licensing procedures

Scheduling issues to be addressed

- use of the definitions in the GATS Annex on Financial Services
- clarification of the distinction between modes 1 and 2

14. HEALTH SERVICES

Members have identified individually the following objectives:

Limitations for reduction or elimination

• Limitations relating to non-portability of insurance schemes under modes 1 and 2

15. TOURISM SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

full commitments on market access and national treatment for: Hotels and restaurants (CPC 641-643); Travel agencies and tour operators services (CPC 7471); Tourist

guides services (CPC7472); Other; Fishing license services (CPC 91131); Hunting license services (CPC 91131); and Spa services (CPC 97029)

Limitations for reduction or elimination

- horizontal limitations affecting commercial presence (eliminate or make explicit reference that they do not apply to tourism services)
- restrictive conditions for purchase, lease or use of real estate
- requirements for commercial establishment or presence under modes 1 and 4
- nationality or residency requirements
- ENTs, especially in mode 3
- limitations on the participation of foreign capital
- requirements to establish specific types of legal entities

Regulatory issues and additional commitments for negotiation

- ensuring that immigration authorities facilitate the movement of tourists
- recognition of professional qualifications acquired in the territory of another Member on the basis of equivalency of education, and use of qualification recognition methods
- facilitation of the temporary entry of natural persons supplying services with respect to visa and temporary residency provisions
- elimination of anti-competitive practices and unfair competition
- access on a commercial basis to computer reservation systems/global distribution systems subject to transparent, reasonable and objective criteria
- cooperation for the sustainable development of tourism

MFN Exemptions for reduction or elimination

• elimination of sector-specific MFN exemptions applicable to all sectors

16. MARITIME TRANSPORT SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- commitments according to the Maritime Model Schedule and on sectors listed therein
- commitments based on existing or improved offers as provided by decision S/L/24
- commitments on a range of Maritime auxiliary services (modes 1, 2 and 3)

- eliminate in particular the following limitations concerning International freight transport (less cabotage) (CPC7212) in modes 1, 2 and 3:
 - cargo reservations
 - restrictions on foreign equity participation
 - nationality requirements of board members

- preferential taxation
- restrictions on right of establishment
- restrictions on vessel registration

- access to and use of port services
- access to and use of services necessary for the conduct of multimodal transport operations

MFN Exemptions for reduction or elimination

elimination of MFN exemptions

17. AIR TRANSPORT

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal):

• commitments on all air transport services covered by the GATS, including ground handling (note: there is no agreement among Members on the precise scope of application of the GATS to this sector)

18. OTHER TRANSPORT SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

• commitments in road, rail and pipelines transport services

Limitations for reduction or elimination

• reduction or elimination of restrictions in mode 3 for road and rail transport

MFN Exemptions for reduction or elimination

• elimination of MFN exemptions regarding road transport

19. LOGISTICS SERVICES

Members have identified individually or in groups the following objectives:

Scope of commitments (sectoral or modal)

- commitments according to the Freight Logistics Checklist proposed by some Members (TN/S/W/20)
- no substantial limitations on right to commercial establishment (mode 3) in Core freight logistics services (Part 1 of the checklist), with reference to particular modes of transport as necessary
- no substantial limitations on modes 1, 2 and 3 for a range of modes of transport instrumental to logistics services in Freight transport services (Part II(1) of the checklist)

- no substantial limitations for mode 3 and in other modes of supply, as appropriate, for a wide range of activities in Other related logistics services (Part II(2)of the checklist)
- commitments on Non-core freight logistics services, as far as practicable (Part III of the checklist)

- acceptance of electronic versions of trade administration documents
- entitlement to supply listed freight logistics services (from services auxiliary to all modes of transport, freight transport, courier services and distribution services) in combination, subject to measures necessary to prevent anti-competitive behaviour
- assurance that procedures and formalities such as documentary requirements, customs clearance, customs inspection, and electronic processing are not unnecessarily burdensome

20. MODES 1 AND 2

Members have identified individually or in groups the following objectives:

Scope of commitments

- development of a possible list of commercially meaningful and clearly specified sectors/sub-sectors to allow for targeted commitments, including, *inter alia*, in professional services, business services, other business services, computer and related services, research and development services, tourism, part of education services, with the possible sensitivity of cross-border trade in some sectors to be recognized
- mode 1 commitments in sectors such as telecommunications, transport, postal and courier, distribution, and financial services
- similar levels of commitments in modes 1 and 2 whenever possible

Limitations for reduction or elimination

- in commercially meaningful sectors, bind existing levels of liberalization, in particular by removing commercial presence requirements and discriminatory measures
- consideration of other restrictions such as horizontal limitations (especially subsidies)

Scheduling issues to be addressed

- possibility to capture technological developments, including through two-digit classification and specific listing of new activities
- use of plurilateral approaches, such as model schedules or checklists

MFN Exemptions for reduction or elimination

address MFN exemptions

21. MODE 3

Members have identified individually or in groups the following objectives:

Scope of commitments

- commitments should reduce limitations to the fullest extend possible; bindings shall not be more restrictive than applicable language
- commitments should include, in principle, the right to establish new and acquire existing companies

Limitations for reduction or elimination

- restrictions on foreign equity participation, in particular below 51 per cent
- elimination or relaxation of restrictions on type of legal entity and of joint venture requirements
- elimination of discriminatory ENTs
- right to acquire real estate connected with the establishment of commercial presence

Scheduling issues to be addressed

- commitments to be drafted in a clear, transparent and precise manner
- concise indication of any inconsistencies with Articles XVI and XVII
- clear indication of the criteria for ENTs according to the Scheduling Guidelines

22. MODE 4

Members have identified individually or in groups the following objectives:

Categories of natural persons

- commitments to be undertaken in all main categories: Business Visitors (BVs); Intracorporate Transferees (ICTs); Contractual Service Suppliers (CSSs); Independent Professionals (IPs); Others
- commitments on each of the main categories to be based on common definitions and parameters and to provide for specific market access conditions
- coverage of commitments to be extended to better cover categories of persons not linked to commercial presence (CSSs and IPs), with adequate sectoral coverage
- commitments on ICTs to be extended
- commitments on Installers to be undertaken
- scope of commitments to be extended to lower skilled workers

- economic needs/labour market tests (LMTs); if not possible, specify nondiscriminatory and objective criteria in the schedule
- quantitative restrictions; where quotas cannot be removed, increase quotas
- measures preventing longer periods of stay tailored to the specific needs of each category of natural persons

- non-renewal of periods of stay
- excessive formalities where renewal is permitted
- citizenship and residency requirements
- pre-employment conditions; where removal is not feasible, period of prior employment with home country juridical person to be clearly specified and not to exceed a particular time period
- labour market conditions, including wage parity requirements (without prejudice to other employment laws, such as minimum wage requirements)
- discriminatory tax treatment

- transparency of entry procedures and provision of information relevant to entry, temporary stay and work authorization for each of the categories of natural persons scheduled
- administrative procedures affecting entry and stay, especially regarding visas
- recognition and qualification requirements

Scheduling issues to be addressed

- commitments on the basis of common categories, using similar terminology and parameters
- sector-specific commitments to complement the horizontal section and bind deeper levels of liberalization
- transparency of commitments: templates for providing readily available information on a voluntary basis

List of Submissions by Members

A. Legal Services

Communication from Australia, Canada, Chile, the European Communities, Japan, Korea, New Zealand, Singapore, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Joint Statement on Legal Services*, TN/S/W/37, 24 February 2005.

Communication from Australia, Canada, Chile, the European Communities, Japan, New Zealand, Switzerland, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Legal Services – Objectives for Further Liberalization and Limitations to be Removed*, JOB(05)/276, 7 November 2005.

B. Computer and Related Services

Communication from Australia, Canada, Chile, the European Communities, Hong Kong China, India, Japan, Korea, Mexico, New Zealand, Norway, Singapore, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Joint Statement on the Negotiations on Computer and Related Services*, TN/S/W/38, 25 February 2005.

Communication from the European Communities, *Coverage of CPC 84 – Computer and Related Services*, TN/S/W/6, 24 October 2002.

C. Postal and Courier Services

Communication from Australia, the European Communities, Hong Kong China, Japan, New Zealand, Switzerland, and the United States, *Guidelines for Scheduling Commitments Concerning Postal and Courier Services, Including Express Delivery*, TN/S/W/30, 17 February 2005.

Communication from the European Communities, *Proposal for a Reference Paper*, TN/S/W/26, 17 January 2005.

D. Telecommunications Services

Communication from Australia, Canada, the European Communities, Japan, Hong Kong China, Korea, Norway, Singapore, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Liberalization of Telecommunications Services*, TN/S/W/50, 1 July 2005.

Communication from Australia, Canada, the European Communities, Hong Kong China, Japan, Korea, Norway, Singapore, Switzerland, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Statement on Telecommunications Services at the Special Session of the Council for Trade in Services on 30 September 2005*, JOB(05)/253, 18 October 2005.

Communication from Australia, Canada, the European Communities, Hong Kong China, Japan, Korea, Norway, Singapore, Switzerland, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Statement on the Quality of Telecommunications Offers at the Special Session of the Council for Trade in Services on 1 July 2005*, JOB(05)/252, 18 October 2005.

E. Audiovisual Services

Communication from Hong Kong China, Japan, Mexico, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Joint Statement on the Negotiations on Audiovisual Services*, TN/S/W/49, 30 June 2005.

F. Construction and Related Engineering Services

Communication from Australia, Canada, Egypt, the European Communities, Guatemala, Japan, Korea, Mexico, Norway, New Zealand, Singapore, Switzerland, Turkey, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Joint Statement on Liberalization of Construction and Related Engineering Services*, JOB(05)/130, 30 June 2005.

G. Energy Services

Communication from Australia, Canada, the European Communities, Japan, Norway, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Statement on Liberalization of Energy Services*, Council for Trade in Services – Special Session, Room Document, 1 July 2005.

Communication from Chile, the European Communities, Japan, and the United States, *Proposed Guide for Scheduling Commitments on Energy Services in the WTO*, JOB(03)/89, 12 May 2003.

H. Environmental Services

Joint Statement from Australia, Canada, the European Communities, Japan, Norway, Switzerland, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, Room Document, *Joint statement on the level of ambition for environmental services*, Council for Trade in Services – Special Session, Room Document, 17 October 2005.

I. Financial Services

Communication from Australia, Bahrain, Canada, the European Communities, Japan, Norway, Oman, Panama, Singapore, Switzerland, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, and the United States, *Liberalization of Financial Services*, TN/S/W/43, 8 June 2005.

Communication from Brazil, *Electronic Commerce and Financial Services*, JOB(05)/103, 13 June 2005.

J. Tourism Services

Communication from Brazil, Colombia, the Dominican Republic, El Salvador, India, Indonesia, Nicaragua, the Philippines, and Thailand, *Review of Progress in Negotiations, including pursuant to paragraph 15 of the Guidelines for Negotiations*, TN/S/W/23, 29 September 2004.

K. Maritime Transport Services

Statement by Japan, Common Views on Negotiation Objectives on Maritime Transport Services, by a "Group of Members Interested in Maritime Transport Services", 17 October 2005.

L. Logistics Services

Communication from Australia, Hong Kong China, Liechtenstein, Mauritius, New Zealand, Nicaragua, Switzerland, and the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, *Logistics Services*, TN/S/W/20, 25 June 2004.

Communication from Australia, Hong Kong China, Japan, Switzerland and the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, *Objectives for Liberalization of Logistics Services*, JOB(05)/264, 27 October 2005.

M. Modes 1 and 2

Non-Paper from India, Mexico, New Zealand, and the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, *Cross-Border Supply of Services – Statement of Objectives for the Negotiations*, Council for Trade in Services – Special Session, Room Document, 17 October 2005.

Communication from Chile, Hong Kong China, India and Mexico, *Discussion Paper on Relevant Issues for Liberalization of Cross-Border Supply in GATS Negotiations*, JOB(05)/214, 29 September 2005.

Communication from Australia, Chile, Hong Kong China, India, Mexico, and the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu, *Joint Statement on the Cross-Border Symposium Held by the WTO in April*, 2005, JOB(05)/90, 1 June 2005.

N. Mode 3

Non-Paper by Australia, Canada, the European Communities, Japan and Switzerland, *Benchmark for Mode 3*; 31 October 2005.

Communication from Australia, Canada, the European Communities, New Zealand, Norway, Switzerland; *The Importance of Mode 3 Commitments*, Council for Trade in Services – Special Session, Room Document, 1 July 2005.

O. Mode 4

Communication from Argentina, Bolivia, Chile, China, Colombia, Dominican Republic, Egypt, Guatemala, India, Mexico, Pakistan, Peru, Philippines and Thailand, *Proposed Liberalization of Mode 4 under GATS Negotiations*, TN/S/W/14, 3 July 2003.

Communication from Argentina, Bolivia, Brazil, Chile, Colombia, India, Mexico, Pakistan, Peru, Philippines, Thailand and Uruguay", *Categories of Natural Persons for Commitments under Mode 4 of the GATS*, TN/S/W/31, 18 February 2005.

Communication from Bulgaria, Canada, the European Communities and Romania, *Mode 4: A Common Approach to Scheduling*, TN/S/W/32, 18 February 2005.

Communication from Argentina, Brazil, Chile, China, Colombia, Dominican Republic, Egypt, Guatemala, India, Mexico, Pakistan, Peru, Philippines and Thailand, *Mode 4: Transparency Issues*, JOB(04)/142, 29 September 2004.