## Annex 4 referred to in Chapter 7 Reservation for Existing and Future Measures

- The Schedule of a Country sets out the reservations taken by that Country pursuant to paragraphs 1 and 2 of Article 80. The reservations with an asterisk ("\*") are related to existing measures that do not conform with obligations imposed by Article 75, Article 76, or paragraph 1 of Article 79. The reservations without an asterisk ("\*") are related to specific sectors, sub-sectors or activities for which the Country may maintain existing, or adopt new or more restrictive, measures that do not conform with obligations imposed by Article 75, Article 76, or paragraph 1 of Article 79; however, any amendment or modification of an existing measure or adoption of a new measure for sectors, sub-sectors or activities without an asterisk ("\*"), shall not be more restrictive to existing investors and existing investments as defined in paragraph 4 of Article 80 than the measures applied to such investors and investments immediately before such amendment or modification or adoption, unless such sectors, sub-sectors or activities are indicated with the symbol "".
- 2. Each reservation sets out the following elements, where applicable:
  - (a) "Sector" refers to the general sector in which a reservation is taken;
  - (b) "Sub-Sector" refers to the specific sector in which a reservation is taken;
  - (c) "Industry Classification" refers, where applicable, to the activity covered by the reservation according to domestic or international industry classification codes;
  - (d) "Type of Reservation" specifies the obligation referred to in paragraph 1 for which a reservation is taken;
  - (e) "Level of Government" indicates the level of government maintaining the measure for which a reservation is taken;
  - (f) "Existing Measures" identifies the existing laws, regulations or other measures, for which the reservation is taken;

- (g) "Measures Identified for Transparency Purposes" identifies, to the extent possible, only for transparency and illustrative purposes, existing measures that apply to the sector, sub-sector or activities covered by the reservation;
- (h) "Description of Existing Measures" sets out, with regard to the obligation referred to in paragraph 1, the non-conforming aspects of the existing measures for which the reservation is taken; and
- (i) "Description of Reservation" sets out the scope of the sector, sub-sector or activities covered by the reservation.
- 3. In the interpretation of a reservation, all elements of the reservation shall be considered. A reservation shall be interpreted in the light of the relevant provisions of Chapter 7 against which the reservation is taken, and:
  - (a) with respect to a reservation with an asterisk
     ("\*"), the "Existing Measures" element shall
     prevail over all other elements; and
  - (b) with respect to a reservation without an asterisk ("\*"), the "Description of Reservation" element shall prevail over all other elements.
- 4. For the purposes of this Annex:
  - (a) the term "JSIC" means Japan Standard Industrial Classification as set out in the Statistics Bureau, Ministry of Internal Affairs and Communications, revised on March 7, 2002; and
  - (b) the term "ISIC" means the International Standard Industrial Classification of All Economic Activities adopted, at its seventh session on 27 August 1948 and revised on 22 May 1989, by the Economic and Social Council of the United Nations. The industry classification number is for illustrative purposes.

Schedule of Japan

1 Sector: Agriculture, Forestry and Fisheries

(Plant Breeder's Right)\*

Sub-Sector:

Industry JSIC 0119 Miscellaneous crop

Classification: farming

JSIC 0243 Tree seed gathering and

forest nursery services

JSIC 0413 Seaweed aquaculture

JSIC 0415 Seed aquaculture

Type of National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of Central Government Government:

Existing Seeds and Seedlings Law (Law No. 83

Measures: of 1998), Article 10

Description A foreigner who has neither a of Existing domicile nor residence (nor establishment, in the case of a legal person) in Japan cannot enjoy a plant

breeder's right or related rights except in any of the following cases:

(a) where the State of which the person is a national or the State in which the person has a domicile or residence (or its establishment, in the case of a legal person) is a contracting party to the International Convention for the Protection of New Varieties of Plants of December 2, 1961, as Revised at Geneva on November 10, 1972, on October 23, 1978, and on March

19, 1991;

- (b) where the State of which the person is a national or the State in which the person has a domicile or residence (or its establishment, in the case of a legal person) is a contracting party to the International Convention for the Protection of New Varieties of Plants of December 2, 1961, as Revised at Geneva on November 10, 1972 and on October 23, 1978 (hereinafter referred to in this Annex as "the 1978 UPOV Convention"), or a State in relation with which Japan shall apply the 1978 UPOV Convention in accordance with paragraph (2) of Article 34 of the 1978 UPOV Convention, and further provides the protection for plant genus and species to which the person's applied variety belongs; or
- where the State of which the (C) person is a national provides Japanese nationals with the protection of varieties under the same condition as its own nationals (including a State which provides such protection for Japanese nationals under the condition that Japan allows enjoyment of the plant breeder's right or related rights for the nationals of that State), and further provides the protection for plant genus and species to which the person's applied variety belongs.

2 Sector: Finance

Sub-Sector: Banking\*

Industry JSIC 612 Banks, except Central

Classification: Bank

JSIC 621 Financial institutions

for small businesses

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Deposit Insurance Law (Law No. 34 of

Measures: 1971), Article 2

Description The deposit insurance system only of Existing covers financial institutions which have their head offices within the

jurisdiction of Japan.

3 Sector: Heat Supply\*

Sub-Sector:

Industry JSIC 3511 Heat Supply

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign Trade Measures: Law (Law No. 228 of 1949), Article 27

Cabinet Order of Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description The prior notification requirement of Existing under the Foreign Exchange and

Measures: Foreign Trade Law applies to foreign

investors who intend to make investment in the heat supply

industry in Japan.

4 Sector: Information and Communications

Sub-Sector: Telecommunications\*

Industry JSIC 3721 Regional

Classification: telecommunications, except wired broadcast

telephones

JSIC 3741 Services incidental to

telecommunications

Type of National Treatment (Article 75) Reservation:

Level of Central Government Government:

Existing Law Concerning Nippon Telegraph and Measures: Telephone Corporation (Law No. 85 of 1984), Articles 6 and 10

Description of Existing Measures:

- 1. Nippon Telegraph and Telephone Corporation may not enter the name and address in its register of shareholders if the aggregate of the ratio of the voting rights directly and/or indirectly held by the persons set forth in subparagraphs (a) through (c) reaches or exceeds one third:
- (a) a natural person who does not have Japanese nationality;
- (b) a foreign government or its representative; and
- (c) a foreign legal person or a foreign entity.
- 2. Any natural person who does not have Japanese nationality may not assume the office of director or auditor of Nippon Telegraph and Telephone Corporation, Nippon Telegraph and Telephone East Corporation and Nippon Telegraph and Telephone West Corporation.

5 Sector: Information and Communications

Sub-Sector: Telecommunications and Internet Based

Services\*

Industry JSIC 3721 Regional

Classification: telecommunications, except wired broadcast

telephones

JSIC 3722 Long-distance

telecommunications

JSIC 3729 Miscellaneous fixed

telecommunications

JSIC 3731 Mobile

telecommunications

JSIC 4011 Internet based services

Note: The activities covered by the reservation under JSIC 3721, 3722, 3729, 3731 or 4011 are limited to the activities which are subject to the registration obligation under Article 9 of the Telecommunications Business

Law (Law No. 86 of 1984).

Type of Reservation:

National Treatment (Article 75)

Level of Government:

Central Government

Existing Measures:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949), Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description of Existing Measures:

The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign

investors who intend to make investment in telecommunications business and internet based services

in Japan.

6 Sector: Manufacturing

Sub-Sector: Drugs and Medicines Manufacturing\*

Industry JSIC 1763 Biological preparations

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign Trade Measures: Law (Law No. 228 of 1949), Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description of Existing Measures:

The prior notification requirement under the Foreign Exchange and

Foreign Trade Law applies to foreign

investors who intend to make

investment in biological preparations manufacturing industry in Japan. For

greater certainty, "biological

preparations manufacturing industry" deals with economic activities in establishment which mainly produces vaccine, serum, toxoid, antitoxin and some preparations similar to the

aforementioned products, or blood

products.

7 Sector: Manufacturing

Sub-Sector: Leather and Leather Products

Manufacturing\*

Industry JSIC 1257 Fur apparel and apparel

Classification: accessories

JSIC 1259 Textile apparel and

accessories, n.e.c.

JSIC 1794 Gelatine and adhesives

JSIC 202 Rubber and plastic

footwear and its

findings

JSIC 21 Manufacture of leather

tanning, leather

products and fur skins

JSIC 3234 Sporting and athletic

goods

Note 1: The activities covered by the

reservation under JSIC 1259 or 3234 are limited to the activities related to leather

and leather products

manufacturing.

Note 2: The activities covered by the

reservation under JSIC 1794 are limited to the activities

related to animal glue (nikawa) and gelatine

manufacturing.

Type of

Reservation:

National Treatment (Article 75)

Level of Government:

Central Government

Existing Measures:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949), Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description of Existing Measures:

The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign investors who intend to make investment in leather and leather products manufacturing industry in Japan.

8 Sector: Matters Related to the Nationality of

a Ship\*

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Ship Law (Law No. 46 of 1899),

Measures: Article 1

Description The Japanese nationality shall be of Existing given to a ship whose owner is a Measures: Japanese national, or a company established under Japanese law, of

established under Japanese law, of which all representatives and not less than two-thirds of executives

administering the affairs are

Japanese nationals.

9 Sector: Mining\*

Sub-Sector:

Industry JSIC 05 Mining

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Mining Law (Law No. 289 of 1950),

Measures: Articles 17 and 87

Description Only a Japanese national or a

of Existing Japanese legal person may have mining

Measures: rights or mining lease rights.

10 Sector: Oil Industry\*

Sub-Sector:

	Industry Classification:	JSIC	053		Crude petroleum and natural gas production
		JSIC	181		Petroleum refining
		JSIC	182		Lubricating oils and greases (not made in petroleum refineries)
		JSIC	1841		Paving materials
		JSIC	1899		Miscellaneous petroleum and coal products
		JSIC	4711		Warehousing
		JSIC	C 4721 C 5231 C 6031		Refrigerated warehousing
		JSIC			Petroleum (wholesale trade)
		JSIC			Petrol stations (gasoline service stations)
		JSIC	6032		Fuel stores, except gasoline service stations
		JSIC	909	9	Miscellaneous business services, n.e.c.
		Note	1:	rese 1899 limi	activities covered by the ervation under JSIC 1841, 0, 4711, 4721 or 6032 are led to the activities ated to oil industry.

Note 2: The activities covered by the reservation under JSIC 9099 are limited to the activities related to liquefied petroleum gas industry.

Type of Nat: Reservation:

National Treatment (Article 75)

Level of Government:

Central Government

Existing Measures:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949),

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description of Existing Measures:

The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign investors who intend to make investment in oil industry in Japan. All organic chemicals such as ethylene, ethylene glycol and polycarbonates are outside the scope of the oil industry. Therefore, prior notification under the Foreign Exchange and Foreign Trade Law is not required for the investment in the manufacture of

11 Agriculture, Forestry and Fisheries, Sector:

and related services (except

fisheries within the Territorial Sea, Internal Waters, Exclusive Economic Zone and Continental Shelf provided

for in the reservation No. 29)\*

Sub-Sector:

JSIC 01 Industry Agriculture

Classification:

JSIC 02 Forestry

JSIC 03 Fisheries

JSIC 04 Aquaculture

JSIC 6224 Agricultural

cooperatives

JSIC 6225 Fishery and fishery

processing cooperatives

JSIC 791 Agriculture, forestry

> and fisheries cooperative

associations, n.e.c.

Type of

National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Foreign Exchange and Foreign Existing Trade Law (Law No. 228 of 1949), Measures:

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description of Existing Measures:

The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign investors who intend to make investment in agriculture, forestry and fisheries, and related services (except fisheries within the Territorial Sea, Internal Waters, Exclusive Economic Zone and Continental Shelf provided for in the reservation No. 29) in Japan.

12 Sector: Security Guard Services\*

Sub-Sector:

JSIC 9061 Guard services Industry

Classification:

National Treatment (Article 75) Type of

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign

Trade Law (Law No. 228 of 1949), Measures:

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description The prior notification

of Existing requirement under the Foreign Exchange and Foreign Trade Law Measures: applies to foreign investors who

intend to make investment in security

guard services in Japan.

13 Sector: Transport

Sub-Sector: Air Transport\*

Industry JSIC 4611 Air transport

Classification:

Type of National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of Government:

Central Government

Existing Measures:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949),

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Civil Aeronautics Law (Law No. 231 of 1952), Chapters 7

and 8

Description of Existing Measures:

- 1. The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign investors who intend to make investment in air transport business in Japan.
- 2. A permission of the Minister of Land, Infrastructure and Transport for conducting air transport businesses as a Japanese air carrier is not granted to following natural persons or entities applying for the permission:
- (a) a natural person who does not have Japanese nationality;
- (b) a foreign State, or a foreign
   public entity or its equivalent;
- (c) a legal person or other entity constituted under the laws of any foreign State; and

(d) a legal person represented by natural persons or entities referred to in subparagraph (a), (b) or (c); a legal person of which more than one-third of the members of the board of directors are composed of natural persons or entities referred to in subparagraph (a), (b) or (c); or a legal person of which more than one-third of voting rights are held by natural persons or entities referred to in subparagraph (a), (b) or (c).

In the event an air carrier becomes a natural person or an entity referred to in subparagraphs (a) through (d), the permission will lose its effect. The conditions for the permission also apply to companies, such as holding companies, which have substantial control over the air carriers.

- 3. Japanese air carriers and the companies having substantial control over the air carriers, such as holding companies, may reject the request from a natural person or entity set forth in subparagraphs 2(a) through (c), who owns equity investment in such air carriers or companies, to enter their names and addresses in the register of shareholders, in the event such air carriers and companies become natural persons or entities referred to in subparagraph 2(d) by accepting such request.
- 4. Foreign air carriers are required to obtain permissions of the Minister of Land, Infrastructure and Transportation to conduct international air transport businesses.

- 5. Permission of the Minister of Land, Infrastructure and Transport is required for the use of foreign aircraft for air transportation of passengers or cargoes to and from Japan for remuneration.
- 6. A foreign aircraft may not be used for a flight and for transporting passengers or cargoes for remuneration, between points within Japan.

14 Sector: Transport

Sub-Sector: Air Transport\*

Industry JSIC 4621 Aircraft service, Classification: except air transport

Type of National Treatment (Article 75) Reservation:

Level of Central Government Government:

Existing Foreign Exchange and Foreign Measures: Trade Law (Law No. 228 of 1949), Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of 1980), Article 3

Civil Aeronautics Law (Law No. 231 of 1952), Chapters 7 and 8

Description of Existing Measures:

- 1. The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign investors who intend to make investment in aerial work business in Japan.
- 2. A permission of the Minister of Land, Infrastructure and Transport for conducting aerial work business is not granted to following natural persons or entities applying for the permission:
- (a) a natural person who does not have Japanese nationality;
- (b) a foreign State, or a foreign
   public entity or its equivalent;
- (c) a legal person or other entity
   constituted under the laws of
   any foreign State; and

(d) a legal person represented by natural persons or entities referred to in subparagraph (a), (b) or (c); a legal person of which more than one-third of the members of the board of directors are composed of natural persons or entities referred to in subparagraph (a), (b) or (c); or a legal person of which more than one-third of voting rights are held by natural persons or entities referred to in subparagraph (a), (b) or (c).

In the event a person conducting aerial work businesses becomes a natural person or an entity referred to in subparagraphs (a) through (d), the permission will lose its effect. The conditions for the permission also apply to companies, such as holding companies, which have substantial control over the person conducting aerial work businesses.

3. A foreign aircraft may not be used for a flight between points within Japan.

15 Sector: Transport

Sub-Sector: Air Transport (Registration of Aircraft in the National Register)\*

Industry
Classification:

Type of National Treatment (Article 75) Reservation:

Level of Central Government Government:

Existing Civil Aeronautics Law Measures: (Law No. 231 of 1952), Chapter 2

Description 1. An aircraft owned by any of of Existing the following natural persons or entities may not be registered in the national register:

- (a) a natural person who does not have Japanese nationality;
- (b) a foreign State, or a foreign
   public entity or its equivalent;
- (c) a legal person or association constituted under the laws of any foreign State; and
- (d) a legal person represented by natural persons or entities referred to in subparagraph (a), (b) or (c); a legal person of which more than one-third of the members of the board of directors are composed of natural persons or entities referred to in subparagraph (a), (b) or (c); or a legal person of which more than one-third of voting shares are held by natural persons or entities referred to in subparagraph (a),(b) or (c).
- 2. An aircraft which has the nationality of a country other than Japan may not be registered in the national register.

16 Sector: Transport

Sub-Sector: Freight Forwarding Business

(excluding freight forwarding

business using air transportation)\*

Industry
Classification:

JSIC 4441 Collect-and-deliver

freight transport

JSIC 4821 Deliver freight

transport, except
collect-and-deliver
freight transport

Type of Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Government:

Central Government

Existing Measures:

Foreign Forwarding Business Law (Law No. 82 of 1989), Chapters 2,

3 and 4

Enforcement Regulation of Freight Forwarding Business Law (Ministerial Ordinance of Ministry of Transport

No. 20 of 1990)

Description of Existing Measures:

The following natural persons or entities are required to register with, or to obtain permission or approval of, the Minister of Land, Infrastructure and Transport for conducting freight forwarding businesses using international shipping. Such registration shall be permitted, or such permission or approval shall be granted, on the basis of reciprocity to:

- (a) a natural person who does not have Japanese nationality;
- (b) a foreign State, or a foreign public entity or its equivalent;
- (c) a legal person or association constituted under the laws of any foreign State; and

(d) a legal person represented by natural persons or entities referred to in subparagraph (a), (b) or (c); a legal person of which more than one-third of the members of the board of directors are composed of natural persons or entities referred to in subparagraph (a), (b) or (c); or a legal person of which more than one-third of voting shares are held by natural persons or entities referred to in subparagraph (a),(b) or (c).

17 Sector: Transport

> Sub-Sector: Freight Forwarding Business (only

> > freight forwarding business using air

transportation) \*

Industry Classification:

JSIC 4441 Collect-and-deliver

freight transport

JSIC 4821 Deliver freight

> transport, except collect-and-deliver freight transport

Type of Reservation: National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Government: Central Government

Existing Measures: Foreign Forwarding Business Law (Law No. 82 of 1989), Chapters 2,

3 and 4

Enforcement Regulation of Freight Forwarding Business Law (Ministerial Ordinance of Ministry of Transport

No. 20 of 1990)

Description of Existing Measures:

The following natural persons or entities may not conduct freight forwarding businesses using air transportation between any points in Japan:

- a natural person who does not (a) have Japanese nationality;
- a foreign State, or a foreign (b) public entity or its equivalent;
- (C) a legal person or association constituted under the laws of any foreign State; and

- (d) a legal person represented by natural persons or entities referred to in subparagraph (a), (b) or (c); a legal person of which more than one-third of the members of the board of directors are composed of natural persons or entities referred to in subparagraph (a), (b) or (c); or a legal person of which more than one-third of voting shares are held by natural persons or entities referred to in subparagraph (a),(b) or (c).
- 2. The natural persons or entities referred to in subparagraphs 1(a) through (d) are required to register with, or to obtain permission or approval of, the Minister of Land, Infrastructure and Transport for conducting freight forwarding businesses using international air transportation. Such registration shall be permitted, or such permission or approval shall be granted, on the basis of reciprocity.

18 Sector: Transport

> Sub-Sector: Railway Transport\*

JSIC 42 Railway transport Industry

Classification:

JSIC 4851 Railway facilities

services

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign Measures: Trade Law (Law No. 228 of 1949),

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description of Existing Measures:

The prior notification requirement under the Foreign Exchange and Foreign Trade Law applies to foreign investors who intend to make investment in railway transport industry in Japan. The manufacture of vehicles, parts and components for the railway transport industry is not included in railway transport industry. Therefore, the prior notification under the Foreign Exchange and Foreign Trade Law is not required for the investment in the

manufacture of these products.

19 Sector: Transport

> Sub-Sector: Road Passenger Transport\*

JSIC 4311 Common omnibus Industry

Classification: operators

National Treatment (Article 75) Type of

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign Measures: Trade Law (Law No. 228 of 1949),

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

The prior notification Description

of Existing requirement under the Foreign Exchange and Foreign Trade Law Measures:

applies to foreign investors who intend to make investment in omnibus industry in Japan. The manufacture of vehicles, parts and components for omnibus industry is not included in omnibus industry. Therefore, the prior notification under the Foreign Exchange and Foreign Trade Law is not

required for the investment in the

manufacture of these products.

20 Sector: Transport

Sub-Sector: Water Transport\*

Industry JSIC 452 Coastwise transport

Classification:

JSIC 453 Inland water transport

JSIC 4542 Coastwise ship leasing

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign Measures: Trade Law (Law No. 228 of 1949),

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description The prior notification

of Existing requirement under the Foreign
Measures: Exchange and Foreign Trade Law
applies to foreign investors who
intend to make investment in water
transport industry in Japan. For
greater certainty, "water transport

industry" refers to

oceangoing/seagoing transport, coastwise transport (i.e. maritime transport between ports in Japan), inland water transport and ship

leasing industry. However, oceangoing/seagoing transport industry and ship leasing industry excluding coastwise ship leasing industry are exempted from the prior

notification requirement.

21 Sector: Transport

Sub-Sector: Water Transport\*

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of Central Government

Government:

Existing Ship Law (Law No. 46 of 1899),

Measures: Article 3

Description of Existing Measures:

Unless otherwise specified in laws and regulations of Japan, or international agreements to which Japan is a party, ships not flying the Japanese flag are prohibited from entering Japanese ports which are not open to foreign commerce and from carrying cargoes or passengers

between Japanese ports.

22 Sector: Water Supply and Waterworks\*

Sub-Sector:

Industry JSIC 3611 Water for end users, Classification: except industrial users

Type of National Treatment (Article 75)

Reservation:

Level of Central Government

Government:

Existing Foreign Exchange and Foreign Measures: Trade Law (Law No. 228 of 1949),

Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of

1980), Article 3

Description The prior notification

of Existing requirement under the Foreign
Measures: Exchange and Foreign Trade Law
applies to foreign investors who
intend to make investment in water

intend to make investment in water supply and waterworks industry in

Japan.

23 Sector: All Sectors<sup>+</sup>

Sub-Sector:

Industry
Classification:

Type of National Treatment (Article 75) Reservation:

Level of Central Government and local Government: government

Description of When transferring or disposing of Reservation: its equity interests in, or the assets of, a state enterprise or a governmental entity, Japan may:

- (a) prohibit or impose limitations on the ownership of such interests or assets by investors of Malaysia or their investments;
- (b) impose limitations on the ability of investors of Malaysia or their investments as owners of such interests or assets to control any resulting enterprise; or
- (c) adopt or maintain any measure relating to the nationality of executives, managers or members of the board of directors of any resulting enterprise.

Measures
Identified for
Transparency
Purposes:

24 Sector: All Sectors

Sub-Sector:

Industry

Classification:

National Treatment (Article 75) Type of

Reservation:

Level of Central Government and local

Government: government

Description of Reservation:

In the event where the supply of

telegraph services, postal

services and betting and gambling services, manufacture of tobacco products, manufacture of Bank of Japan notes, minting and sale of

coinage in Japan, which are

restricted to designated enterprises

or governmental entities, are

liberalised to those other than the

designated enterprises or

governmental entities, or in the

event where such designated

enterprises or governmental entities no longer operate on a non-commercial basis, Japan may adopt or maintain

any measure relating to those

activities.

Measures Identified for Transparency Purposes:

25 Sector: All Sectors<sup>+</sup>

Sub-Sector:

Industry

Classification:

Type of

Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Central Government and local

Government: government

Description of

Reservation:

National Treatment and Most-Favoured-Nation Treatment may not be accorded to investors of Malaysia and their

investments with respect to

subsidies.

Measures

Identified for Transparency Purposes:

26 Sector: Aerospace Industry

Sub-Sector: Aircraft Industry

Space Industry

Industry JSIC 271 Manufacture of Classification: electrical

electrical generating, transmission, distribution and industrial apparatus

JSIC 274 Manufacture of

electronic equipment

JSIC 275 Manufacture of electric

measuring instruments

JSIC 279 Manufacture of

miscellaneous electrical machinery equipment and

supplies

JSIC 28 Manufacture of

information and communication

electronics equipment

JSIC 29 Manufacture of

electronic parts and

devices

JSIC 304 Manufacture of aircraft

and parts

JSIC 3059 Manufacture of

miscellaneous industrial trucks and parts and

i parcs

accessories

JSIC 3099 Manufacture of

transportation equipment, n.e.c.

JSIC 8711 General machine repair

shops, except

construction and mining

machinery

JSIC 872 Electrical machinery,

apparatus, appliances and supplies repair shop

Note: The activities covered by the reservation under JSIC 271, 274, 275, 279, 28, 29, 3059, 3099, 8711 or 872 are limited to the activities related to aircraft industry and space

industry.

Type of Reservation:

National Treatment (Article 75)

Level of

Government:

Central Government and local

government

Description of Reservation:

Japan reserves the right to adopt or maintain any measure relating to investment in aircraft industry and

space industry.

Measures
Identified for
Transparency
Purposes:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949), Articles 27 and 30

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of 1980), Articles 3 and 5 27 Sector: Arms and Explosives Industry

Sub-Sector: Arms Industry

Explosives Manufacturing Industry<sup>+</sup>

Industry JSIC 1791 Manufacture of Classification: explosives

JSIC 271 Manufacture of

electrical generating,

transmission,
distribution and
industrial apparatus

JSIC 274 Manufacture of

electronic equipment

JSIC 275 Manufacture of electric measuring

instruments

JSIC 279 Manufacture of

miscellaneous electrical machinery equipment and

supplies

JSIC 28 Manufacture of

information and communication

electronics equipment

JSIC 29 Manufacture of

electronic parts and

devices

JSIC 303 Shipbuilding and

repairing, and

manufacture of marine

engines

JSIC 3059 Manufacture of

miscellaneous industrial

trucks and parts and

accessories

JSIC 3099 Manufacture of

transportation equipment, n.e.c.

JSIC 3281 Manufacture of ordnance

and accessories

JSIC 8711 General machine repair

shops, except

construction and mining

machinery

JSIC 872 Electrical machinery,

apparatus, appliances and supplies repair shop

Note: The activities covered by the reservation under JSIC 271, 274, 275, 279, 28, 29, 303, 3059, 3099, 8711 or 872 are

limited to the activities related to arms industry.

Type of Reservation:

National Treatment (Article 75)

Level of Central Government and local

Government: government

Description of Reservation:

Japan reserves the right to adopt or maintain any measure relating to investment in arms industry and explosives manufacturing industry.

Measures
Identified for
Transparency
Purposes:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949), Articles 27 and 30

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of 1980), Articles 3 and 5

28 Sector: Energy

Sub-Sector: Electricity Utility Industry

Gas Utility Industry<sup>+</sup>

Nuclear Energy Industry<sup>+</sup>

Industry JSIC 0519 Miscellaneous metal Classification: mining (limited to

nuclear materials)

JSIC 2491 Manufacture of nuclear

fuel

JSIC 271 Manufacture of

electrical generating,

transmission, distribution and industrial apparatus

JSIC 274 Manufacture of

electronic equipment

JSIC 275 Manufacture of electric

measuring instruments

JSIC 279 Manufacture of

miscellaneous electrical machinery equipment and

supplies

JSIC 28 Manufacture of

information and communication

electronics equipment

JSIC 29 Manufacture of

electronic parts and

devices

JSIC 303 Shipbuilding and

repairing, and

manufacture of marine

engines

JSIC 3059 Manufacture of

miscellaneous industrial

trucks and parts and

accessories

JSIC 3099 Manufacture of transportation equipment, n.e.c.

JSIC 331 Production, transmission and distribution of electricity

JSIC 3411 Gasworks

JSIC 3412 Gas distribution

JSIC 3413 Gas establishments (main office, office)

JSIC 8711 General machine repair shops, except construction and mining

machinery

JSIC 872 Electrical machinery, apparatus, appliances and supplies repair shop

The activities covered by the Note: reservation under JSIC 271, 274, 275, 279, 28, 29, 303, 3059, 3099, 8711 or 872 are limited to the activities related to nuclear energy

industry.

Type of Reservation: National Treatment (Article 75)

Level of Government: Central Government and local

government

Description of Reservation:

Japan reserves the right to adopt or maintain any measure relating to investment in the energy industry listed in the "Sub-Sector" element

above.

Measures Identified for Transparency Purposes:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949), Articles 27 and 30

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of 1980), Articles 3 and 5

29 Sector: Fisheries

Sub-Sector: Fisheries within the Territorial Sea,

Internal Waters, Exclusive Economic

Zone and Continental Shelf<sup>+</sup>

Industry
Classification:

JSIC 031 Marine fisheries

JSIC 032 Inland water fisheries

JSIC 041 Marine aquaculture

JSIC 042 Inland water aquaculture

JSIC 8493 Recreational fishing

guide business

Type of Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Government:

Central Government and local

government

Description of Reservation:

Japan reserves the right to adopt or maintain any measure relating to investment in fisheries in the territorial sea, internal waters, exclusive economic zone and continental shelf of Japan.

For the purposes of this reservation, the term "fisheries" means the work of taking and cultivation of aquatic resources, including the following fisheries related services:

- (a) investigation of aquatic resources without taking such resources;
- (b) luring of aquatic resources;
- (c) preservation and processing of fish catches;
- (d) transportation of fish catches
   and fish products; and
- (e) provision of supplies to other vessels used for fisheries.

Measures
Identified for
Transparency
Purposes:

Foreign Exchange and Foreign Trade Law (Law No. 228 of 1949), Article 27

Cabinet Order on Foreign Direct Investment (Cabinet Order No. 261 of 1980), Article 3

Law for Regulation of Fishing Operation by Foreign Nationals (Law No. 60 of 1967), Articles 3, 4 and 6

Law concerning the Exercise of Sovereign Rights concerning Fisheries in the Exclusive Economic Zones (Law No. 76 of 1996), Articles 4, 5, 7, 8, 9, 10, 11, 12 and 14 30 Sector: Information and Communications

Sub-Sector: Broadcasting Industry

Industry JSIC 381 Public broadcasting,

Classification: except cablecasting

JSIC 382 Private sector

broadcasting, except

cablecasting

JSIC 383 Cablecasting

Type of National Treatment (Article 75)

Reservation:

Level of Central Government and local

Government: government

Description of Japan reserves the right to adopt Reservation: or maintain any measure relating to

investment in broadcasting industry.

Measures Foreign Exchange and Foreign Identified for Trade Law (Law No. 228 of 1949),

Transparency Article 27 Purposes:

Cabinet Order on Foreign Direct Investment (Law No. 261 of 1980),

Article 3

Radio Law (Law No. 131 of 1950),

Article 5

Broadcast Law (Law No. 132 of 1950),

Articles 52-8 and 52-13

31 Sector: Land Transaction +

Sub-Sector:

Industry

Classification:

Type of

National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of Central Government and local

government Government:

Description of Reservation:

With respect to acquisition or lease of land properties in Japan, prohibitions or restrictions may be imposed by Cabinet Order on Malaysian nationals or legal persons, where Japanese nationals or legal persons are placed under identical or similar

prohibitions or restrictions in

Alien Land Law (Law No. 42 of

Malaysia.

Measures Identified for Transparency

1925), Article 1

Purposes:

32 Sector: Public Law Enforcement and

Correctional Services and Social

Services<sup>+</sup>

Sub-Sector:

Industry

Classification:

Type of

Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Cen

Government:

Central Government and local

government

Description of Reservation:

Japan reserves the right to adopt or maintain any measure relating to investment in public law enforcement

and correctional services, and

investment in social services such as

income security or insurance, social

security or insurance, social welfare, primary and secondary education, public training, health

and child care.

Measures Identified for Transparency Purposes: Schedule of Malaysia

1 Sector: All Sectors

Sub-Sector:

Industry

Classification:

Type of

Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of

Government:

Federal and State

Description of

Reservation:

National treatment and Most-

Favoured-Nation Treatment may not be accorded in the provision of loans,

grants, incentives and other

subsidies.

Measures

Identified for

Transparency

Purposes:

Promotion of Investments Act 1986

Income Tax Act 1967

Customs Act 1967

Sales Tax Act 1972

Excise Act 1976

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Prohibitions or restrictions may Reservation: be imposed on foreigners in land

transactions, including ownership and

lease of land and property, and natural resources associated with land. Such transactions are subject to prior approval of the Federal

to prior approval of the Federal and/or State authorities, in

accordance with the Federal and/or State laws, regulations, policies and

guidelines.

Measures N Identified for

Transparency
Purposes:

National Land Code

Malay Reserve Land Law

Federal Constitution

Land Acquisition Act 1960

Sabah Land Ordinance

Sarawak Land Ordinance

Foreign Investment Committee (FIC)

Guidelines

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Licensing may be required from

Reservation: the relevant regulatory authorities. The regulatory authority reserves the

right to approve or reject the licences in accordance with the relevant legislations, policies and

guidelines.

Note: This reservation shall not

include export requirements or local equity requirements unless otherwise provided for

in this Schedule.

Measures Industrial Co-ordination Act 1975

Identified for Transparency Purposes:

Companies Act 1965

Registration of Businesses Act 1956

Customs Act 1967

Sales Tax Act 1972

Goods Vehicle Levy Act 1983

Petroleum Development Act 1974

Excise Act 1976

Free Zones Act 1990

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure with

respect to acquisition of shares or any interest, mergers and takeover of companies and businesses in Malaysia

by foreigners.

Note: interest means holding voting

rights or equity or any other

rights in a company.

Measures Industrial Co-ordination Act 1975

Identified for Transparency Purposes:

Securities Commission Act 1993

Code on Take-Overs and Mergers 1998

Foreign Investment Committee (FIC)

Guidelines

Sub-Sector:

Industry

Classification:

Type of Most-Favoured-Nation Treatment

Reservation: (Article 76)

Level of Federal

Government:

Description of Most-Favoured-Nation treatment Reservation: may not be accorded to foreign

investors and their investments with respect to preferential treatment granted under any ASEAN agreement.

Measures
Identified for
Transparency
Purposes:

Sub-Sector:

Industry

Classification:

Type of

Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Government:

Federal and State

Description of

Reservation:

National Treatment and Most-

Favoured-Nation Treatment may not be accorded to foreign investors and their investments with respect to the privatisation or divestment of assets

owned by the government.

Measures

Identified for

Transparency
Purposes:

New Economic Policy

National Development Policy

National Vision Policy

National Development Plan

Privatisation Master Plan

Guidelines on Privatisation

Sub-Sector:

Industry

Classification:

Type of

Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Government: Federal and State

Description of Reservation:

Malaysia reserves the right to adopt or maintain any measure

relating to the transfer or disposal of equity interests or assets of a state enterprise, a government entity, or a government-linked

company or a Minister of Finance

Incorporated company.

Measures

Identified for

Transparency

Purposes:

New Economic Policy

National Development Policy

National Development Plan

Sub-Sector:

Industry

Classification:

Type of

Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Level of Government:

Federal and State

Description of

Reservation:

In the event where activities

restricted to designated enterprises

or governmental entities are

liberalized to those other than the

designated enterprises or

governmental entities, or in the

event where such designated

enterprises or governmental entities no longer operate on a non-commercial basis, Malaysia reserves the right to

adopt or maintain any measures relating to those activities.

Measures Identified for Transparency

Purposes:

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure

relating to Special preference to Bumiputera, Bumiputera status companies, trust companies and

institutions

New Economic Policy Measures

Identified for Transparency

National Development Policy Purposes:

National Vision Policy

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure

relating to any sector that has not been established in Malaysia at the time of entry into force of this

Agreement.

Measures Industrial Co-ordination Act 1975

11 Sector: All Services Sectors

Sub-Sector:

Industry

Classification:

Type of Reservation:

National Treatment (Article 75)

Most-Favoured-Nation Treatment

(Article 76)

Paragraph 1 of Prohibition of

Performance Requirements

(Article 79)

Level of Government:

Federal and State

Description of Reservation:

Malaysia reserves the right to adopt or maintain any measure

relating to investments in services

sectors, on condition that such measures do not constitute a

violation of its obligations under

Chapter 8 including National Treatment, Most-Favored-Nation Treatment and Market Access.

Measures

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal

Government:

Description of Malaysia reserves the right to Reservation:

maintain or impose export requirements on new projects or expansion or diversification of projects, consistent with national and social objectives and for the orderly development of manufacturing activities in Malaysia.

Export requirements imposed on existing projects will continue to apply unless exempted.

Note 1: Export requirements will apply to companies located in Free Zones and Licensed Manufacturing Warehouses or companies granted International Procurement Centre or Regional Distribution Centre status: such facilities/status are granted only for exportoriented companies.

Note 2: Diversification shall refer to the activities or production of products other than those granted in the existing approval.

Note 3: Expansion shall refer to new investments in production capacity of existing activities or products either in existing or new location.

Measures Industrial Co-ordination Act 1975,

Identified for Section 4

Transparency Purposes:

Purposes: Customs Act 1967

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal

Government:

Description of Consistent with national and Reservation: social objectives and for the orderly

development of manufacturing activities, Malaysia reserves the right to impose local equity

requirements on new projects or on additional capital for expansion or

diversification of projects.

Local equity requirements imposed on existing projects will continue to

apply unless exempted.

Note 1: Diversification shall refer to the activities or

production of products other than those granted in the

existing approval.

Note 2: Expansion shall refer to new

investments in production

capacity of existing

activities or products either in existing or new location.

Measures
Identified for
Transparency
Purposes:

Industrial Co-ordination Act 1975, Section 4

Sub-Sector: Pineapple Canning

Industry ISIC 1513

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

pineapple canning industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Palm Oil Milling and Refining

Industry ISIC 1514

Classification:

Type of National treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

palm oil milling and refining

industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Sugar Refining

Industry ISIC 1542

Classification:

Type of National treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

sugar refining industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Liquors and Alcoholic Beverages

Industry ISIC 1551, ISIC 1552, ISIC 1553

Classification:

Type of National treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: maintain or adopt any measure in the

liquors and alcoholic beverages

industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Tobacco Processing and Cigarettes

Industry ISIC 1600

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: maintain or adopt any measure

in the tobacco processing and

cigarettes industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Wood-based Products Utilising Local

Logs

Industry ISIC 2010, ISIC 2021, ISIC 2022

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

wood-based industry.

Measures Industrial Co-ordination Act 1975

Identified for

Transparency National Forestry Act 1984

Purposes:

Sub-Sector: Petroleum Refining

Industry ISIC 2320

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

petroleum refining industry.

Measures Industrial Co-ordination Act 1975

Identified for

Transparency Petroleum Development Act 1974

Purposes:

Sub-Sector: Ordinary Portland Cement

Industry ISIC 2694

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

ordinary Portland cement industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Steel Billets/Blooms

Hot Rolled Steel Bars and Wire Rods

Industry ISIC 2710

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure in

these sub-sectors.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Optical Discs (including CD, CD-ROM,

VCD, DVD)

Industry ISIC 2230

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

optical discs industry.

Measures Industrial Co-ordination Act 1975

Identified for

Transparency Optical Discs Act 2000

Purposes:

Sub-Sector: Fabrics and Apparels of Batik

Industry ISIC 1711, ISIC 1712, ISIC 1810

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

fabrics and apparels of batik

industry.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Manufacture/Assembly of Motorcycles,

Passenger Cars, and Commercial

Vehicles

Industry ISIC 3410

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in the

manufacture/assembly of motorcycles,

passenger cars, and commercial

vehicles.

Measures Industrial Co-ordination Act 1975

Sub-Sector: Arms, Weapons, Ammunitions,

Explosives, Pyrotechnic Products, Propellant Powders, Detonating or

Safety Fuses, and the like<sup>+</sup>

Industry ISIC 2429, ISIC 2927

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in these

sub-sectors.

Measures Industrial Co-ordination Act 1975

Identified for Transparency

Transparency Arms Act 1960

Purposes:

Explosives Act 1957

Sub-Sector: Collection, Storage, Treatment and

Disposal of Hazardous and Toxic

Wastes<sup>+</sup>

Note: Only investors engaged in at

least treatment of hazardous and toxic wastes are in the scope of this reservation.

Waste Recycling Activities +

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure in

these sub-sectors.

Measures Industrial Co-ordination Act 1975

Identified for

Transparency Envi

Purposes:

Environmental Quality Act 1974

28 Sector: Agriculture, Forestry, Fisheries and

Mining

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to

Reservation: adopt or maintain local equity

requirements.

Measures National Forestry Act 1984

Identified for Transparency

Transparency Petroleum Mining Act 1966 Purposes:

Fisheries Act 1985

Mineral Development Act 1994

29 Sector: Forestry

Sub-Sector: Extraction and Harvesting of Timber

Industry ISIC 0200

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government

Description of Malaysia reserves the right to

Reservation: adopt or maintain any measure in this

sub-sector.

Measures National Forestry Act 1984

30 Manufacturing, Forestry, Agriculture Sector:

and Fisheries

Sub-Sector: Biodiversity (Limitation for purpose

of research and protection of state resources, for activities relating to pharmaceutical and biotechnological

developments)

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of

Government:

Federal and State

Description of

Reservation:

Malaysia reserves the right to adopt or maintain any measure

relating to biodiversity.

Measures

Identified for

Transparency Purposes:

Sarawak Biodiversity Centre

Ordinance 1997

31 Sector: Fisheries

Sub-Sector: Capture Fisheries

Industry ISIC 0500

Classification:

Type of National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure

relating to capture fisheries in Malaysia's Exclusive Economic Zone

(EEZ).

Measures Fisheries Act 1985

Identified for

Transparency Exclusive Economic Zone Act 1984

Purposes:

32 Sector: Oil and Gas Upstream Industries

Sub-Sector:

Industry ISIC 1100

Classification:

Type of National Treatment (Article 75)

Reservation:

Most-Favoured-Nation Treatment

(Article 76)

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure

relating to the oil and gas upstream

industries.

Measures Petroleum Development Act 1974

33 Sector: Mining and Quarrying

Sub-Sector:

National Treatment (Article 75) Type of

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measures

relating to mining and quarrying.

Measures Federal Constitution

Identified for

Mineral Development Act 1994 Transparency

Purposes:

Petroleum Mining Act 1966

34 Sector: Statutory Bodies

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Federal and State Level of

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measure

relating to statutory bodies.

Measures Identified for Transparency Purposes:

35 Sector: National and State Unit Trusts

Sub-Sector:

Industry

Classification:

Type of National Treatment (Article 75)

Reservation:

Level of Federal and State

Government:

Description of Malaysia reserves the right to Reservation: adopt or maintain any measures

relating to these activities.

Measures

Identified for

Transparency National Development Policy

Purposes:

National Vision Policy

New Economic Policy