ANNEX I

SCHEDULE OF NEW ZEALAND

*This Annex of CPTPP remain unchanged in comparison with that of TPP (according to WTO Center-VCCI)

INTRODUCTORY NOTES

1. **Description** sets out the non-conforming measure to which the entry applies.

2. In accordance with Article 9.12 (Non-Conforming Measures) and Article 10.7 (Non-Conforming Measures), the articles of this Agreement specified in the **Obligations Concerned** element of an entry do not apply to the laws, regulations, rules, procedures, decisions, administrative actions, practices or other measures identified in the **Description** element of that entry.

Sector:	All	
Obligations Concerned:	National Treatn	nent (Article 9.4)
Level of Government:	Central	
Measures:	Companies Act Financial Repo	
Description:	Investment	
	established unde <i>Reporting Act 1</i> companies are r	New Zealand's financial reporting regime er the <i>Companies Act 1993</i> and <i>Financial</i> 993, the following overseas non-issuer equired to file audited financial statements ar of Companies:
	(a)	any company that is incorporated outside New Zealand that carries on business in New Zealand;
	(b)	any large company incorporated in New Zealand in which shares that carry the right to exercise or control the exercise of 25 per cent or more of the voting power are held by:
		 a subsidiary of a company or body corporate incorporated outside New Zealand;
		 (ii) a company or body corporate incorporated outside New Zealand; or
		(iii) a person not ordinarily resident in New Zealand; and
	(c)	any company that is a subsidiary of a company or body corporate incorporated outside New Zealand.

A company is "large" if it meets at least two of the following criteria:

- (a) the total assets of the company and its subsidiaries exceeds NZ\$10 million;
- (b) the company and its subsidiaries have a total turnover of NZ\$20 million or more; and
- (c) the company and its subsidiaries have 50 or more full-time equivalent employees.

These requirements do not apply if the overseas company is a subsidiary of a New Zealand company that has already filed audited group financial statements with the Registrar of Companies.

Sector:	Business Services
Obligations Concerned:	National Treatment (Article 10.3) Most-Favoured-Nation Treatment (Article 10.4)
Level of Government:	Central
Measures:	Section 100(2)(a) of the Patents Act 1953
Description:	Cross-Border Trade in Services
	Registration of patent attorneys is restricted to those who satisfy the criteria set out in section 100(2)(a) of the <i>Patents Act 1953</i> , being any person who is a British subject or a citizen of the Republic of Ireland.

Sector:	Agriculture, ind	cluding	services incidental to agriculture
Obligations Concerned:	Performance R	equirem	rticle 9.4 and Article 10.3) ents (Article 9.10) d Boards of Directors (Article 9.11)
Level of Government:	Central		
Measures:	Dairy Industry	Restruc	turing Act 2001
Description:	Investment and	Cross-I	Border Trade in Services
	Regulations pro database for he	ovide for rd testin	<i>structuring Act 2001</i> (DIRA) and r the management of a national g data. The database is currently held wement Corporation Ltd (LIC).
	(a)	to dete to be n entity.	es for the New Zealand government armine arrangements for the database nanaged by another dairy industry In doing so the New Zealand ament may:
		(i)	take into account the nationality and residency of the entity, persons that own or control the entity, and the senior management and board of directors of the entity; and
		(ii)	restrict who may hold shares in the entity, including on the basis of nationality;
	(b)	engage	es the transfer of data by those ed in herd testing of dairy cattle to the successor entity;
	(c)	databa the bas	shes rules regarding access to the se and that access may be denied on sis that its the database's intended use be "harmful to the New Zealand dairy

industry", which may take into account the nationality or residency of the person seeking access.

Sector:	Communication Services Telecommunications
Obligations Concerned:	National Treatment (Article 9.4) Senior Management and Boards of Directors (Article 9.11)
Level of Government:	Central
Measures:	Constitution of Chorus Limited
Description:	Investment
	The Constitution of Chorus Limited requires New Zealand government approval for the shareholding of any single overseas entity to exceed 49.9 per cent.
	At least half of the Board directors are required to be New Zealand citizens.

Sector:	Communication Services Audio-visual Services
Obligations Concerned:	National Treatment (Article 9.4 and Article 10.3) Local Presence (Article 10.6) Performance Requirements (Article 9.10)
Level of Government:	Central
Measures:	Radiocommunications Act 1989
Description:	Investment and Cross-Border Trade in Services
	The acquisition of licences or management rights to use the radio frequency spectrum, or any interest in such licences or management rights, under the <i>Radiocommunications Act</i> 1989 by foreign governments or agents on behalf of foreign governments is subject to the written approval of the Chief Executive of the Ministry of Business, Innovation and Employment.

Sector:	Agriculture, including services incidental to agriculture
Obligations Concerned:	Senior Management and Boards of Directors (Article 9.11)
Level of Government:	Central
Measures:	Primary Products Marketing Act 1953
Description:	Investment
	Under the <i>Primary Products Marketing Act 1953</i> , the New Zealand Government may impose regulations to enable the establishment of statutory marketing authorities with monopoly marketing and acquisition powers (or lesser powers) for "primary products", being products derived from beekeeping, fruit growing, hop growing, deer farming or game deer, or goats, being the fur bristles or fibres grown by the goat.
	Regulations may be issued under the <i>Primary Products</i> <i>Marketing Act 1953</i> concerning a broad range of the marketing authority's functions, powers and activities. In particular, regulations may require that board members or personnel be nationals of or resident in New Zealand.

Sector:	Air Transportation
Obligations Concerned:	National Treatment (Article 9.4) Senior Management and Boards of Directors (Article 9.11)
Level of Government:	Central
Measures:	Civil Aviation Act 1990 Ministerial Guidelines
Description:	Investment Only a licensed air transport enterprise may provide international scheduled air services as a New Zealand international airline. Licences to provide international scheduled air services as a New Zealand international airline are subject to certain conditions to ensure compliance with New Zealand's air services agreements. Such conditions may include requirements that an airline is substantially owned and effectively controlled by New Zealand nationals, has its principal place of business in New Zealand or is subject to the effective regulatory control of the New Zealand Civil Aviation Authority.

Sector:	Air Transporta	tion
Obligations Concerned:		ment (Article 9.4) ement and Boards of Directors (Article 9.11)
Level of Government:	Central	
Measures:	Constitution of Air New Zealand Limited	
Description:	Investment	
	No one foreign national may hold more than 10 per cent of shares that confer voting rights in Air New Zealand unless they have the permission of the Kiwi Shareholder ¹ . In addition:	
	(a)	at least three members of the Board of Directors must be ordinarily resident in New Zealand; and
	(b)	more than half of the Board of Directors must be New Zealand citizens.

¹ The Kiwi Share in Air New Zealand is a single NZ\$1 special rights convertible preference share issued to the Crown. The Kiwi Shareholder is Her Majesty the Queen in Right of New Zealand.

Sector:	All	
Obligations Concerned:	Performance R	ment (Article 9.4) equirements (Article 9.10) ement and Boards of Directors (Article 9.11)
Level of Government:	Central	
Measures:	Fisheries Act 1	<i>etment Act 2005</i> 996 Atment Regulations 2005
Description:	Investment	
	Consistent with New Zealand's overseas investment regime as set out in the relevant provisions of the <i>Overseas</i> <i>Investment Act 2005</i> , the <i>Fisheries Act 1996</i> and the Overseas Investment Regulations 2005, the following investment activities require prior approval from the New Zealand Government:	
	(a)	acquisition or control by non-government sources of 25 per cent or more of any class of shares ² or voting power ³ in a New Zealand entity where either the consideration for the transfer or the value of the assets exceeds NZ\$200 million;
	(b)	commencement of business operations or acquisition of an existing business by non- government sources, including business assets, in New Zealand, where the total expenditures to be incurred in setting up or acquiring that business or those assets exceed NZ\$200 million;
	(c)	acquisition or control by government sources of 25 per cent or more of any class

 $^{^{2}}$ For greater certainty, the term "shares" includes shares and other types of securities.

³ For greater certainty, "voting power" includes the power to control the composition of 25 per cent or more of the governing body of the New Zealand entity.

of shares⁴ or voting power⁵ in a New Zealand entity where either the consideration for the transfer or the value of the assets exceeds NZ\$100 million;

- (d) commencement of business operations or acquisition of an existing business by government sources, including business assets, in New Zealand, where the total expenditures to be incurred in setting up or acquiring that business or those assets exceed NZ\$100 million;
- (e) acquisition or control, regardless of dollar value, of certain categories of land that are regarded as sensitive or require specific approval according to New Zealand's overseas investment legislation; and
- (f) any transaction, regardless of dollar value, that would result in an overseas investment in fishing quota.

Overseas investors must comply with the criteria set out in the overseas investment regime and any conditions specified by the regulator and the relevant Minister or Ministers.

This entry should be read in conjunction with Annex II – New Zealand – 7 and 8.

⁴ For greater certainty, the term "shares" includes shares and other types of securities.

⁵ For greater certainty, "voting power" includes the power to control the composition of 25 per cent or more of the governing body of the New Zealand entity.

Sector:	All
Obligations concerned:	Performance Requirements (Article 9.10)
Level of Government:	Central
Measures:	Income Tax Act 2007 Goods and Services Tax Act 1985 Estate and Gift Duties Act 1968 Stamp and Cheque Duties Act 1971 Gaming Duties Act 1971 Tax Administration Act 1994
Description:	Any existing non-conforming taxation measures.