Annex 10 referred to in Chapter 10  
Categories of Entry and Temporary Stay of Nationals for Business Purposes

Section 1  
Short-term Business Visitors

1. Entry and temporary stay shall be granted to a national of a Party who stays in the other Party for a period set out in Appendix 1, without acquiring remuneration from within that other Party and without engaging in making direct sales to the general public or in supplying services himself, for the purposes of participating in business contacts including negotiations for the sale of goods or services, or other similar activities including those to prepare for establishing investments in that other Party.

2. Entry and temporary stay referred to in paragraph 1 above shall be granted, without requiring the national to obtain an authorization to work, provided that the national complies with immigration laws and regulations applicable to entry and temporary stay which are not inconsistent with the provisions of Chapter 10, on presentation of necessary documents for immigration examination including:

   (a) proof of nationality of a Party;

   (b) documentation demonstrating that the national will be engaged in the business activities specified under paragraph 1 above; and

   (c) evidence demonstrating that the national is not seeking to enter in the domestic employment market.

3. A Party shall provide that a national of the other Party may satisfy the requirements of subparagraph 2(c) above by demonstrating that:

   (a) the source of remuneration for the proposed business activity is outside the Party granting entry and temporary stay; and

   (b) the national’s principal place of business, and the actual place of accrual of profits, predominantly, remain outside such Party.

4. A Party may accept an oral declaration as to the principal place of business and the actual place of accrual of profits. Where the Party requires further proof, it shall normally consider a letter from the employer attesting to these matters as sufficient proof.
5. Neither Party shall:

(a) as a condition for entry and temporary stay under paragraph 1 above, require prior approval procedures or other procedures of similar effect; or

(b) impose or maintain any quantitative restriction relating to entry under paragraph 1 above.

6. Notwithstanding paragraph 5 above, a Party may require a national of the other Party seeking entry and temporary stay under paragraph 1 above to obtain a visa or its equivalent prior to entry.

Section 2
Intra-corporate Transferees

1. Entry and temporary stay for a period set out in Appendix 1, shall be granted to a national of a Party who has been employed by an enterprise that supplies services in the other Party or by an enterprise that invests in that other Party, for a period not less than one year immediately preceding the date of his application for the entry and temporary stay in that other Party, and who is being transferred to its branch office or its representative office in that other Party, or an enterprise constituted or organized in that other Party owned or controlled by or affiliated with the aforementioned enterprise, provided that the national complies with immigration laws and regulations applicable to entry and temporary stay which are not inconsistent with the provisions of Chapter 10 and that the national will be engaged in:

(a) activities to direct a branch office or a representative office as its head;

(b) activities to direct an enterprise as its board member or auditor;

(c) activities to direct one or more departments of an enterprise;

(d) activities which require technology or knowledge at an advanced level pertinent to physical sciences, engineering or other natural sciences; or

(e) activities which require knowledge at an advanced level pertinent to jurisprudence, economics, business management, accounting or other human sciences.
Note: For the purposes of this Annex, an enterprise is “affiliated” with another enterprise when the latter can significantly affect the decision making of the former on finance and business policy.

2. Activities which require technology or knowledge at an advanced level pertinent to natural or human sciences referred to in subparagraphs 1(d) and (e) above mean activities in which the national may not be able to engage without the application of specialized technology or knowledge of natural or human sciences acquired by him, in principle, by completing college education (i.e. bachelor’s degree) or higher education.

3. Neither Party shall impose or maintain any quantitative restriction relating to entry under paragraph 1 above.

4. A Party may require a national of the other Party seeking entry and temporary stay under paragraph 1 above to obtain a visa or its equivalent prior to entry.

Section 3
Investors

1. Entry and temporary stay for a period set out in Appendix 1, shall be granted to a national of a Party who is engaged in one of the following activities, provided that the national complies with immigration laws and regulations applicable to entry and temporary stay which are not inconsistent with the provisions of Chapter 10:

   (a) activities to invest in business in the other Party and manage such business;

   (b) activities to manage business in the other Party on behalf of a person other than that of the other Party who has invested in such business; or

   (c) conduct of business in the other Party in which a person other than that of the other Party has invested.

2. Neither Party shall impose or maintain any quantitative restriction relating to entry under paragraph 1 above.

3. A Party may require a national of the other Party seeking entry and temporary stay under paragraph 1 above to obtain a visa or its equivalent prior to entry.
Section 4
Nationals of a Party who Engage in Professional Business Activities on the Basis of a Personal Contract with Public or Private Organizations in the Other Party

1. Entry and temporary stay for a period set out in Appendix 1 shall be granted to a national of a Party who engages in one of the following professional business activities during its temporary stay in the other Party on the basis of a personal contract with a public or private organization in the other Party, provided that the national complies with immigration laws and regulations applicable to entry and temporary stay which are not inconsistent with the provisions of Chapter 10:

(a) activities which require technology or knowledge at an advanced level pertinent to physical sciences, engineering or other natural sciences and are stipulated as follows in the respective immigration laws and regulations of the Parties:

(i) in the case of Japan, activities under the status of residence of “Engineer”, whose scope is provided in the Immigration Control and Refugee Recognition Act (Cabinet Order No. 319 of 1951), as may be amended; and

(ii) in the case of Mexico, activities in the professions listed in Appendix 2; and

(b) activities which require knowledge at an advanced level pertinent to human science including jurisprudence, economics, business management and accounting, or which require ideas and sensitivity based on culture of a country other than that other Party and stipulated as follows in respective immigration laws and regulations of the Parties:

(i) in the case of Japan, activities under the status of residence of “Specialist in Humanities/International Services”, whose scope is provided in the Immigration Control and Refugee Recognition Act, as may be amended; and

(ii) in the case of Mexico, activities in the professions listed in Appendix 2.
2. Activities which require technology or knowledge at an advanced level pertinent to natural or human sciences referred to in subparagraphs 1(a) and (b) above mean activities in which the national may not be able to engage without the application of specialized technology or knowledge of natural or human sciences acquired by the national, in principle, by completing college education (i.e. bachelor’s degree) or higher education.

3. Neither Party shall impose or maintain any quantitative restriction relating to entry under paragraph 1 above.

4. A Party may require a national of the other Party seeking entry and temporary stay under paragraph 1 above to obtain a visa or its equivalent prior to entry.
Appendix 1

1. For the purposes of entry and temporary stay as set out in Section 1 of this Annex:

   (a) Japan shall grant a stay of 90 days, which may be extended; and

   (b) Mexico shall grant a stay of 30 days, which may be extended.

2. For the purposes of entry and temporary stay as set out in Section 2 of this Annex:

   (a) Japan shall grant a stay of one or three years, which may be extended; and

   (b) Mexico shall grant a stay of one year, which may be extended 4 times for each and equal period of time.

3. For the purposes of entry and temporary stay as set out in Section 3 of this Annex:

   (a) Japan shall grant a stay of one or three years, which may be extended; and

   (b) Mexico shall grant a stay of one year, which may be extended 4 times for each and equal period of time.

4. For the purposes of entry and temporary stay as set out in Section 4 of this Annex:

   (a) Japan shall grant a stay of one or three years, which may be extended; and

   (b) Mexico shall grant a stay of one year, which may be extended 4 times for each and equal period of time.
<table>
<thead>
<tr>
<th>Profession</th>
<th>Minimum Education Requirements</th>
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<tbody>
<tr>
<td>General</td>
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<tr>
<td>Accountant</td>
<td>Licenciatura Degree (Note 2)</td>
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<tr>
<td>Administrator</td>
<td>Licenciatura Degree (Note 2)</td>
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<tr>
<td>Architect</td>
<td>Licenciatura Degree (Note 2)</td>
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<tr>
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<td>Licenciatura Degree (Note 2)</td>
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<tr>
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<td>Licenciatura Degree (Note 2)</td>
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<tr>
<td>Economist</td>
<td>Licenciatura Degree (Note 2)</td>
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<tr>
<td>Engineer</td>
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<tr>
<td>Forester</td>
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<tr>
<td>Hotel Manager</td>
<td>Licenciatura Degree in hotel/restaurant management (Note 2)</td>
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<tr>
<td>Industrial Designer</td>
<td>Licenciatura Degree (Note 2)</td>
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<tr>
<td>Interior Designer</td>
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<td>Land Surveyor</td>
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<td>Licenciatura Degree (5 years) (Note 2)</td>
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<td>Librarian</td>
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<td>Mathematician (including Statistician)</td>
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<td>Pedagogue</td>
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<tr>
<td>Medical/Allied Professional</td>
<td></td>
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</tbody>
</table>
Dentist
Doctor of Dentistry or Doctor of Dental Surgery (Doctor en Odontología or Doctor en Cirugía Dental) (Note 3)

Medical Technologist (Note 4)
Licenciatura Degree (Note 2)

Nutritionist
Licenciatura Degree (Note 2)

Occupational Therapist
Licenciatura Degree (Note 2)

Chemist, Pharmacist, Biologist
Licenciatura Degree (Note 2)

Physician (teaching or research only)
Doctor of Medicine (Doctor en Medicina) (Note 5)

Psychologist
Licenciatura Degree (Note 2)

Recreational Therapist
Licenciatura Degree (Note 2)

Nurse
Licenciatura Degree (Note 2)

Veterinarian
Doctor of Veterinary (Doctor en Veterinaria) (Note 6)

Scientist

Agronomist
Licenciatura Degree (Note 2)

Apiculturist
Licenciatura Degree (Note 2)

Biologist
Licenciatura Degree (Note 2)

Chemist
Licenciatura Degree (Note 2)

Food Chemist
Licenciatura Degree (Note 2)

Geologist
Licenciatura Degree (Note 2)

Geochemist
Licenciatura Degree (Note 2)

Geophysicist
Licenciatura Degree (Note 2)

Physicist
Licenciatura Degree (Note 2)

Plant Breeder
Licenciatura Degree (Note 2)

Note 1: A national seeking entry and temporary stay under this Appendix may also perform training functions relating to the profession, including conducting seminars.
Note 2: Degrees issued by universities or other similar educational institutions including those in Japan shall be considered equivalent to the “Licenciatura Degree”.

Note 3: Degrees for dentistry issued by universities or other equivalent educational institutions including those in Japan shall be considered equivalent to “Doctor of Dentistry (Doctor en Odontología)” or “Doctor of Dental Surgery (Doctor en Cirugía Dental)”.

Note 4: A national in this category must be seeking entry and temporary stay to perform in a laboratory chemical, biological, hematological, immunologic, microscopic or bacteriological tests and analyses for diagnosis, treatment or prevention of disease.

Note 5: Degrees for medicine issued by universities or other equivalent educational institutions including those in Japan shall be considered equivalent to “Doctor of Medicine (Doctor en Medicina)”.

Note 6: Degrees for veterinary medicine issued by universities or other equivalent educational institutions including those in Japan shall be considered equivalent to “Doctor of Veterinary (Doctor en Veterinaria)”.