ANNEX I
SCHEDULE OF MOROCCO

Sector: Tourism – Guides and Accompanying Personnel

Obligations Concerned: National Treatment (Articles 10.3, 11.2)

Level of Government: Central

Measures: 
- *Dahir* No. 1-97-05 of January 25, 1997 enacting Law No. 30-96 regulating tour and mountain guides and accompanying personnel
- *Dahir* No. 1-97-64 of February 12, 1997 enacting Law No. 31-96 regulating travel agencies

Description: Cross-Border Services and Investment

Only Moroccan nationals may serve as licensed tour or mountain guides.

However, foreign nationals may accompany tour groups from a foreign country to Morocco and on tours of Morocco. Such accompanying personnel may not serve as licensed tour or mountain guides.
<table>
<thead>
<tr>
<th>Sector:</th>
<th>Wholesale Fruit, Vegetable, and Fish Markets</th>
</tr>
</thead>
<tbody>
<tr>
<td>Obligations Concerned:</td>
<td>Market Access (Article 11.4)</td>
</tr>
<tr>
<td>Level of Government:</td>
<td>Central</td>
</tr>
<tr>
<td>Measures:</td>
<td><em>Dahir</em> No. 1-02-297 of October 3, 2002 enacting Law No. 78-00 on the Charter of the Communes (<em>Charte Communale</em>)</td>
</tr>
<tr>
<td></td>
<td>Order of May 22, 1962 of the Interior Minister regulating authorized agents and enacting the regulations on wholesale fruit, vegetable, and fish markets in urban districts</td>
</tr>
<tr>
<td>Description:</td>
<td>Cross-Border Services</td>
</tr>
<tr>
<td></td>
<td>The operation of wholesale fruit, vegetable, and fish markets is a municipal monopoly.</td>
</tr>
</tbody>
</table>
Sector: Slaughterhouse Operations

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: 

- *Dahir* No. 1-02-297 of October 3, 2002 enacting Law No. 78-00 on the Charter of the Communes (*Charte Communale*)

- *Dahir* No. 1-89-187 of November 21, 1989 enacting Law No. 30-89 on taxation of local communities and community associations

Description: Cross-Border Services

Slaughterhouse operations are a municipal monopoly.
Sector: Wholesale Distribution of Ethyl Alcohol

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: Vizierial Order of July 18, 1938 facilitating reductions of surplus wine stocks

Decree No. 2-72-377 of December 18, 1972 on the elimination of the Bureau des Vins et Alcools and on the transfer of its functions

Description: Cross-Border Services

Wholesale distribution of ethyl alcohol, excluding derivative products containing ethyl alcohol, produced in Morocco for industrial use is a State monopoly exercised by the Service Autonome des Alcools, an entity of the Department of Commerce and Industry.
Sector: Energy – Electrical

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: 

- Dahir No. 1-63-226 of August 5, 1963 creating the Office National de l’Electricité (“ONE”), as modified and completed by Decree 2-94-503 of September 23, 1994
- Decree governing the establishment and operation of public utility companies (1964)
- Law No. 78-00 of October 3, 2002 on the Charter of the Communes (Charte Communale)

Description: Cross-Border Services

The transmission of electricity is a State monopoly exercised by the ONE.

The distribution of electricity is handled by the ONE and municipal councils through public utility companies.

The municipal council may authorize the distribution of electricity through public utility companies or may delegate the distribution of electricity, following a call for bids, to private enterprises.
**Sector:** Potable Water, Excluding Bottled Water

**Obligations Concerned:** Market Access (Article 11.4)

**Level of Government:** Central

**Measures:**
- *Dahir* No. 1-72-103 of April 3, 1972 creating the *Office National de l’Eau Potable* (“ONEP”)
- Law No. 78-00 of October 3, 2002 on the Charter of the Communes (*Charte Communale*)

**Description:** Cross-Border Services

The distribution of potable water, excluding bottled water, is handled by the municipal councils through ONEP and public utility companies.

The municipal council is authorized to determine the terms of management of municipal-based public services related to potable water, excluding bottled water. It may authorize the distribution of such water through ONEP or public utility companies or may delegate the distribution of such water, following a call for bids, to private enterprises.
**Sector:** Phosphates

**Obligations Concerned:** Market Access (Article 11.4)

**Level of Government:** Central

**Measures:** *Dahir* of April 16, 1951 enacting the mining regulations

**Description:** Cross-Border Services

The search (*i.e.*, exploration) for phosphates is a State monopoly exercised by the *Office Chérifien des Phosphates*. 
Sector: Ores Other than Phosphates

Obligations Concerned: Local Presence (Article 11.5)  
Market Access (Article 11.4)

Level of Government: Central

Measures: Dahir of April 16, 1951 enacting the mining regulations

Description: Cross-Border Services

An initial permit granted for the search (i.e., exploration) for ores other than phosphates confers rights over a surface area of 4x4 km². Additional permits may be granted covering up to a maximum area of 250 km² (approximately 16 permits). This maximum area may not be exceeded unless authorized by the Prime Minister.

The permit holder must designate an agent domiciled in Morocco to ensure the handling of applications or declarations regarding mining titles.
**Sector:** Small-Scale Mining in the Tafilalet and Figuig Region

**Obligations Concerned:**
- National Treatment (Article 10.3)
- Market Access (Article 11.4)

**Level of Government:** Central

**Measures:** *Dahir* of December 1, 1960 regulating small-scale mining in the Tafilalet and Figuig region

**Description:** Cross-Border Services and Investment

The mining of lead, zinc, and barite ores in the Tafilalet and Figuig region is reserved for small-scale miners from that region.
Sector: Hydrocarbons

Obligations Concerned: Performance Requirements (Article 10.8)

Level of Government: Central


Decree No. 2-93-786 of November 3, 1993 enforcing Law No. 21-90

Description: Investment

The granting of prospecting licenses for hydrocarbons is contingent on the conclusion of a petroleum agreement with the State, which may include performance requirements. For greater certainty, such performance requirements shall in all cases be consistent with the WTO Agreement on Trade-Related Investment Measures.
Sector: Architectural Services

Obligations Concerned: National Treatment (Articles 10.3, 11.2)  
Market Access (Article 11.4)

Level of Government: Central

Measures:  
* Dahir No. 1-92-122 enacting Law No. 016-89 on the practice of the profession of architect and creation of the Moroccan Architects’ Association*

* Dahir of November 15, 1934 on immigration*

Description: Cross-Border Services and Investment

A foreign national may supply architectural services in Morocco if such person elects domicile with a Moroccan architect established in Morocco.

To establish a practice as an architect, a person must be a Moroccan national. Notwithstanding the preceding sentence, a foreign national may be authorized to establish a practice as an architect, taking into account the needs of the sector. Such authorization may be granted for the territory as a whole or for a specific administrative district.
<table>
<thead>
<tr>
<th>Sector:</th>
<th>Private Primary and Secondary Education</th>
</tr>
</thead>
<tbody>
<tr>
<td>Obligations Concerned:</td>
<td>National Treatment (Article 10.3)</td>
</tr>
<tr>
<td>Level of Government:</td>
<td>Central</td>
</tr>
<tr>
<td>Measures:</td>
<td>Law No. 06/00 of May 19, 2000 (Official Bulletin No. 4800 of June 1, 2000) constituting the Statute on Private Education</td>
</tr>
<tr>
<td>Description:</td>
<td><strong>Investment</strong></td>
</tr>
</tbody>
</table>

The supply of management or teaching services at private primary and secondary schools by foreign nationals is subject to the issuance of an employment authorization, which must take into account the needs of the sector.
Sector: Private Higher Education

Obligations Concerned: National Treatment (Article 11.2)
Local Presence (Article 11.5)
Senior Management and Boards of Directors (Article 10.9)

Level of Government: Central

Measures: Law No. 01-00 establishing the higher education system (published June 1, 2000)
Executive Order No. 2-00-1015

Description: Cross-Border Services and Investment

Only a Moroccan national may hold the position of educational director of a private institution of higher education. Notwithstanding the preceding sentence, an authorization for a foreign national to hold the position of educational director of a private institution of higher education may be granted on a case-by-case basis, taking into account the proposed academic program of the institution. In all cases, the educational director of a private institution of higher education must have residency in Morocco.
<table>
<thead>
<tr>
<th><strong>Sector:</strong></th>
<th>Professional Services – Attorneys and Sworn Translators/Interpreters</th>
</tr>
</thead>
</table>
| **Obligations Concerned:** | National Treatment (Articles 10.3, 11.2)  
Most-Favored-Nation Treatment (Articles 10.4, 11.3)  
Local Presence (Article 11.5)  
Market Access (Article 11.4) |
| **Level of Government:** | Central |
| **Measures:** | *Dahir* enacting Law No. 1-93-162 of September 10, 1993 regulating the profession of attorney  
Decree No. 2-81-276 of February 1, 1982 establishing the conditions for obtaining the certificate of competence to practice the profession of attorney  
*Dahir* No. 1-01-127 of June 22, 2001 enacting Law No. 50-00 regarding sworn translators  
Executive Order No. 2826.01.2 of June 17, 2002 |
| **Description:** | Cross-Border Services and Investment  
**Attorneys**  
An attorney may practice law in Morocco (that is, plead before the courts) only if he or she fulfills certain conditions, including the following conditions, which are inconsistent with the obligations listed above:  
(a) have status as a Moroccan national or as a national of a State that has entered into an agreement with Morocco authorizing a national of either State to practice law in the territory of the other State;  
(b) have only one office, which may not be organized as a corporation;  
Annex I-Morocco-14 |
(c) have permanent residency in Morocco; and

(d) in the case of foreign nationals, elect domicile with a duly admitted Moroccan attorney.

In a particular case, an attorney not otherwise authorized to practice law in Morocco may plead before the courts if:

(a) he or she is a national of a State that has entered into an agreement with Morocco authorizing a national of either State to practice law in the territory of the other State; and

(b) he or she elects domicile with a duly admitted Moroccan attorney.

For greater certainty, foreign legal consultancy services are permitted.

Sworn Translators/Interpreters

A person may practice as a sworn translator/interpreter in the courts only if he or she fulfills certain conditions, including the following conditions, which are inconsistent with the obligations listed above:

(a) have status as a Moroccan national or as a national of a State that has entered into an agreement with Morocco authorizing a national of either State to practice as a sworn translator/interpreter in the territory of the other State; and

(b) have permanent residency in Morocco.
Sector: Professional Services – Certified Legal Experts

Obligations Concerned: National Treatment (Articles 10.3, 11.2)
Most-Favored-Nation Treatment (Articles 10.4, 11.3)
Local Presence (Article 11.5)

Level of Government: Central

Measures: Dahir No. 1-01-126 of June 22, 2001 enacting Law No. 45-00 regulating the profession of legal expert

Executive Order No. 2824.01.2 of June 17, 2002 adopted to implement law No. 45-00 regarding certified experts

Description: Cross-Border Services and Investment

A person may practice as a certified legal expert in the courts only if he or she fulfills certain conditions, including the following conditions, which are inconsistent with the obligations listed above:

(a) have status as a Moroccan national or as a national of a State that has entered into an agreement with Morocco authorizing a national of either State to practice as a certified legal expert in the territory of the other State; and

(b) elect domicile with a Moroccan certified legal expert.
<table>
<thead>
<tr>
<th><strong>Sector:</strong></th>
<th>Professional Services – Notaries</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Obligations Concerned:</strong></td>
<td>National Treatment (Articles 10.3, 11.2)</td>
</tr>
<tr>
<td><strong>Level of Government:</strong></td>
<td>Central</td>
</tr>
<tr>
<td><strong>Measures:</strong></td>
<td><em>Dahir</em> of May 4, 1925 on the practice of the profession of notary (Official Bulletin No. 661 of June 25, 1925), as amended and supplemented by the <em>Dahir</em> of May 17, 1930, the <em>Dahir</em> of May 18, 1934, and the <em>Dahir</em> of May 25, 1934</td>
</tr>
<tr>
<td><strong>Description:</strong></td>
<td>Cross-Border Services and Investment</td>
</tr>
</tbody>
</table>

Notaries must be Moroccan nationals.
<table>
<thead>
<tr>
<th>Sector:</th>
<th>Professional Services – Bailiffs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Obligations Concerned:</td>
<td>National Treatment (Articles 10.3, 11.2)</td>
</tr>
<tr>
<td>Level of Government:</td>
<td>Central</td>
</tr>
<tr>
<td>Measures:</td>
<td>Dahir No. 1-80-440 of December 25, 1980 enacting Law No. 41-80 on the creation and organization of a body of bailiffs (Article 4)</td>
</tr>
<tr>
<td>Description:</td>
<td>Cross-Border Services and Investment</td>
</tr>
</tbody>
</table>

Bailiffs must be Moroccan nationals.
Sector: Professional Services – Auxiliary Clerk-Notaries (Adouls)

Obligations Concerned: National Treatment (Articles 10.3, 11.2)

Level of Government: Central

Measures: *Dahir* No. 1-81-332 of May 6, 1982 (Article 2) enacting Law No. 10-81 on the organization of the profession of auxiliary clerk-notaries (adouls)

Description: Cross-Border Services and Investment

Auxiliary clerk-notaries (adouls) must be Moroccan nationals.
Sector: Professional Services – Transcribers (*Nassikh*)

Obligations Concerned: National Treatment (Articles 10.3, 11.2)

Level of Government: Central

Measures: *Dahir* No. 1-01-124 of June 22, 2001 enacting Law No. 49-00 on the organization of the profession of transcribers (*nassikh*) (Article 3)

Description: Cross-Border Services and Investment

Transcribers (*nassikh*) must be Moroccan nationals.
Sector: Health – Physicians

Obligations Concerned: National Treatment (Articles 10.3, 11.2)
Most-Favored-Nation Treatment (Articles 10.4, 11.3)
Local Presence (Article 11.5)

Level of Government: Central

Measures: Dahir No. 1-96-123 enacting Law No. 10-94 (B.O. of November 21, 1996) on the practice of medicine (Articles 11, 12, and 14)
Decree No. 2-97-421 enforcing Law No. 10-94 (B.O. of November 6, 1997) on the practice of medicine (Articles 5, 6, 11, and 12)

Description: Cross-Border Services and Investment

A foreign physician may engage in the private practice of medicine only if he or she fulfills certain conditions, including the following conditions, which are inconsistent with the obligations listed above:

(a) have permanent residency in Morocco;

(b) have status as the spouse of a Moroccan national or as a national of a State that has entered into an agreement with Morocco authorizing a national of either State to practice medicine in the territory of the other State; and

(c) have government authorization.

Notwithstanding paragraphs (a) and (b), the Ministry of Health may authorize foreign physicians to practice in Morocco for periods not exceeding one month with respect to specialties that do not exist in Morocco.
Sector: Health – Establishing Clinics or Comparable Medical Facilities

Obligations Concerned:
- National Treatment (Articles 10.3, 11.2)
- Most-Favored-Nation Treatment (Articles 10.4, 11.3)
- Local Presence (Article 11.5)
- Market Access (Article 11.4)

Level of Government: Central

Measures:
- Dahir No. 1-96-123 enacting Law No. 10-94 (B.O. of November 21, 1996) on the practice of medicine (Article 22)
- Law No. 10-94 (B.O. of November 6, 1997) on the practice of medicine (Articles 22 and 24)
- Dahir of November 15, 1934 on immigration

Description: Cross-Border Services and Investment

Only physicians who have fulfilled the requirements for practicing medicine in Morocco may establish private clinics and comparable medical facilities, such as birthing centers, water therapy (thalassotherapie) centers, medical care centers and other centers providing in-patient care for periods of at least twenty-four hours, kidney dialysis centers, radiotherapy centers, and chemotherapy centers.
<table>
<thead>
<tr>
<th>Sector:</th>
<th>Health – Pharmacists</th>
</tr>
</thead>
</table>
| **Obligations Concerned:** | National Treatment (Articles 10.3, 11.2)  
                         Market Access (Article 11.4) |
| **Level of Government:** | Central |
| **Measures:**      | *Dahir* No. 1-59-367 of February 19, 1960 on the practice of the professions of physician, pharmacist, dental surgeon, herbalist, and midwife  
                         *Dahir* of November 15, 1934 on immigration |
| **Description:**   | **Cross-Border Services and Investment**  
                         In deciding whether to authorize a foreign national to practice the profession of pharmacist, Morocco may take into account the needs of the sector. |
Sector: Health – Pharmaceutical Firms

Obligations Concerned: National Treatment (Article 10.3)
Most-Favored-Nation Treatment (Article 10.4)
Senior Management and Boards of Directors (Article 10.9)
Market Access (Article 11.4)

Level of Government: Central

Measures: Dahir No. 1-59-367 of February 19, 1960 on the practice of the professions of physician, pharmacist, dental surgeon, herbalist, and midwife

Dahir of November 15, 1934 on immigration

Description: Cross-Border Services and Investment

The establishment in Morocco of a firm engaged in the manufacture or wholesale distribution of pharmaceutical products is contingent on the requirement that 51 percent of the capital stock be held by pharmacists. A majority of that 51 percent of capital stock (i.e., at least 26 percent of the total capital stock) must be held by persons authorized to practice as pharmacists in Morocco.

In an enterprise established in Morocco and engaged in the manufacture or wholesale distribution of pharmaceutical products, the following persons must be pharmacists:

(a) in sole proprietorships, the sole proprietor;
(b) in corporations, the president and one-half plus one of the members of the board of directors;
(c) in limited-liability companies and limited partnerships, all managerial personnel; and
(d) in other types of enterprises, all the principals.
Sector: Health – Dental Surgeons, Midwives, Nurses, and Opticians

Obligations Concerned: National Treatment (Articles 10.3, 11.2)
Market Access (Article 11.4)

Level of Government: Central

Measures: 

*Dahir* No. 1-59-367 of February 19, 1960 on the practice of the professions of physician, pharmacist, dental surgeon, herbalist, and midwife

*Dahir* No. 1-59-008 of February 19, 1960 regulating the practice of the profession of nursing

*Dahir* of October 4, 1954 regulating the practice of the profession of optician

*Dahir* of November 15, 1934 on immigration

Description: Cross-Border Services and Investment

In deciding whether to authorize a foreign national to practice the profession of dental surgeon, midwife, nurse, or optician, Morocco may take into account the needs of the sector.
Sector: Health – Private Biomedical Analysis Laboratories

Obligations Concerned: National Treatment (Articles 10.3, 11.2)
Most-Favored-Nation Treatment (Articles 10.4, 11.3)
Local Presence (Article 11.5)

Level of Government: Central

Measures: Dahir No. 1-02-252 enacting Law No. 12-01 (B.O. of November 7, 2002) regarding private biomedical analysis laboratories (Articles 5 and 6)

Description: Cross-Border Services and Investment

A foreign pharmacist, physician, or veterinarian may establish, operate, and manage a private biomedical analysis laboratory only if he or she fulfills certain conditions, including the following conditions, which are inconsistent with the obligations listed above:

(a) have permanent residency in Morocco; and

(b) have status as the spouse of a Moroccan national or as a national of a State that has entered into an agreement with Morocco authorizing a national of either State to establish, operate, or manage private biomedical analysis laboratories in the territory of the other State.
Sector: Accounting and Auditing Services

Obligations Concerned: National Treatment (Articles 10.3, 11.2)
Most-Favored-Nation Treatment (Articles 10.4, 11.3)
Local Presence (Article 11.5)

Level of Government: Central

Measures: Law No. 15-89 regulating the practice of Certified Accountancy and establishing l’Ordre des Experts-Comptables, as enacted by Dahir No. 1-92-139 of January 8, 1993
Decree No. 2-92-837 of February 3, 1993

Description: Cross-Border Services and Investment

Certified Accountants

In order to practice certified accountancy and financial auditing in Morocco, a person must be a member of l’Ordre des Experts-Comptables (“OCA”). Any enterprise providing certified accountancy and financial auditing services, even one possessing exclusively foreign share capital, may be established in Morocco if persons providing such services are members of the OCA.

Membership by a foreign national in the OCA requires:

(a) that the person be a national of a State that has entered into an agreement with Morocco authorizing a national of either State to practice certified accountancy and financial auditing in the territory of the other State; and

(b) permanent residency in Morocco.

For greater certainty, only certified accountants may certify accounts.

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Qualified Accountants (*Comptables Agrées*)

To practice in Morocco as a qualified accountant (*comptable agréée*), a person must be a Moroccan national resident in Morocco.

Accountants

For greater certainty, the practice of accountancy in Morocco, other than as a certified accountant or a qualified accountant, is not limited, except that a person practicing such accountancy must be resident in Morocco. However, in a particular case, an accountant not resident in Morocco may supply accountancy services other than as a certified accountant or qualified accountant.
Sector: Audiovisual Services – Film Production Services

Obligations Concerned: Performance Requirements (Article 10.8)  
Market Access (Article 11.4)

Level of Government: Central

Measures:  
Law No. 20-99 (B.O. of March 15, 2001) on the establishment of the film industry, production, and executive production  
Law 17-94  
1997/1998 Appropriation Law  
Dahir No. 1-77-230 on the establishment of the Moroccan Film Center (Centre Cinématographique Marocain)  
Decree No. 2-87-749 of December 30, 1987

Description: Cross-Border Services and Investment  
In order to be established in Morocco, production enterprises must be organized as corporations (Sociétés Anonymes, SA) or limited-liability companies (Sociétés à Responsabilité Limitée, SARL) with fully paid in capital.

In order to be established in Morocco, a production enterprise engaging in executive production must fulfill certain conditions, including the following condition, which is inconsistent with the obligations listed above: have produced, as an enterprise established in Morocco, at least one feature-length film or three short films that are cinematographic and filmed in Morocco.

“Executive production” means the supply of the following services pursuant to a contract with an enterprise not organized under Moroccan law: the management of film
production, the supply of services related to the constitution of technical/artistic teams, and filming.
Sector: Audiovisual Services – Film and Videotape Distribution

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: Law No. 20-99 (B.O. of March 15, 2001) on the establishment of the film industry, production, and executive production

Law 17-94

1997/1998 Appropriation Law

Dahir No. 1-77-230 on establishment of the Moroccan Film Center (Centre Cinématographique Marocain)

Decree No. 2-87-749 of December 30, 1987

Description: Cross-Border Services

In order to be established in Morocco, distribution enterprises must be organized as corporations (Sociétés Anonymes, SA) or limited-liability companies (Sociétés à Responsabilité Limitée, SARL) with fully paid in capital.
Sector: Communications – Miscellaneous Services; Services Supplied to Enterprises

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: *Dahir* No. 1-02-207 of October 3, 2002 enacting Law No. 77-00 modifying and completing *Dahir* 1-58-378 establishing the Publication and Press Code

*Dahir* No. 1-02-212 of August 31, 2002

Description: Cross-Border Services

News agencies, other than the Maghreb Arab Press, may be established in Morocco only if they obtain government authorization.

For greater certainty, foreign news agencies may supply their services from outside Morocco to any customers in Morocco without restriction.
Sector: Agriculture

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: *Dahir* No. 1-73-645 of April 23, 1975, regarding the purchase of agricultural land outside urban areas

Description: *Investment*

A foreign person may not purchase land located outside urban areas that is used, or could be used, for agricultural purposes, unless the foreign person intends to use such land for non-agricultural purposes.

For greater certainty, a foreign person may lease such land for either agricultural or non-agricultural purposes.
Sector: Tobacco Products

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: *Dahir* No. 1-03-53 of March 24, 2003 enacting Law No. 46-02 on tobacco and the manufactured tobacco products regime

Description: Cross-Border Services

The wholesale distribution of manufactured tobacco products shall remain a State monopoly until December 31, 2007.
Sector: Environment – Garbage and Trash Collection, Waste Disposal, and Sanitation and Similar Services

Obligations Concerned: Local Presence (Article 11.5)

Level of Government: Central

Measures: *Dahir* No. 1-02-297 of October 3, 2002 enacting Law No. 78-00 on the Charter of the Communes (*Charte Communale*)

Description: Cross-Border Services

The municipal council shall have the authority to determine the terms of management of municipal-based public services related to garbage and trash collection, non-hazardous waste disposal, and sanitation and similar services. It shall decide on the methods of management of such services, *i.e.*, direct control by the municipal council, independent management, concession, or any other type of delegated management of public services in accordance with the laws and regulations in force.
Sector: Fishing Licenses

Obligations Concerned: National Treatment (Article 10.3)
Most-Favored-Nation Treatment (Article 10.4)

Level of Government: Central

Measures: 
*Dahir* of November 23, 1973 establishing the regulations governing maritime fisheries

*Dahir* of April 8, 1981 creating an exclusive economic zone extending 200 miles off the Moroccan coasts

Description: Investment

Commercial fishing requires a fishing license, which shall be issued to:

(a) Moroccan-flag vessels (described in the schedule entry for “Moroccan-Flag Vessels”);

(b) foreign-flag vessels chartered by Moroccan nationals; and

(c) foreign-flag vessels operated by foreign nationals only if such nationals are from a State that has entered into a bilateral fishing agreement with Morocco.
Sector: Fishing Enterprises

Obligations Concerned: National Treatment (Article 10.3)
Senior Management and Boards of Directors (Article 10.9)

Level of Government: Central

Measures: Maritime Commercial Code of March 31, 1919, as amended and supplemented

Description: Investment

In order for a fishing enterprise established in Morocco to own Moroccan-flag fishing vessels (described in the schedule entry for “Moroccan-Flag Vessels”) and to hold a fishing license for such vessels, the president and a majority of the members of the board of directors of the enterprise must be Moroccan nationals.
Sector: Fish Farming

Obligations Concerned: National Treatment (Article 10.3)
Senior Management and Boards of Directors (Article 10.9)

Level of Government: Central

Measures: 

Dahir of November 23, 1973 establishing the regulations governing maritime fisheries

Dahir of April 8, 1981 creating an exclusive economic zone extending 200 miles off the Moroccan coasts

Decree of December 29, 1992 establishing the terms and conditions for issuance and renewal of fishing licenses

Maritime Commercial Code of March 31, 1919, as amended and supplemented (Article 3)

Description: Investment

Vessels used for fish farming must be Moroccan-flag vessels (described in the schedule entry for “Moroccan-Flag Vessels”), and the president and a majority of the members of the board of directors of enterprises that own such vessels must be Moroccan nationals.
Sector: Maritime Transportation – Passenger and Goods Transportation

Obligations Concerned: National Treatment (Articles 10.3, 11.2)  
Most-Favored-Nation Treatment (Articles 10.4, 11.3)  
Market Access (Article 11.4)

Level of Government: Central

Measures: Maritime Commercial Code of March 31, 1919, as amended and supplemented

Description: Cross-Border Services and Investment

Regular shipping line services established in Morocco must use Moroccan-flag vessels (described in the schedule entry for “Moroccan-Flag Vessels”) exclusively.

Cabotage is the exclusive purview of the national fleet.

Only a person that owns a Moroccan-flag vessel may charter a foreign vessel.

Morocco is a signatory to the U.N. Code of Conduct for Liner Conferences (the “Code”), which provides for the allocation of international liner vessel cargoes among the countries that are signatories to the Code on the basis of a 40:40:20 allocation scheme.
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**Sector:** Moroccan-Flag Vessels

**Obligations Concerned:**
- National Treatment (Article 10.3)
- Senior Management and Boards of Directors (Article 10.9)

**Level of Government:** Central

**Measures:** Maritime Commercial Code of March 31, 1919, as amended and supplemented

**Description:** Investment

A ship whose owners wish to fly the Moroccan flag must meet the following requirements:

(a) The ship must have its port of registry in Morocco.

(b) The ship must engage in sailing activities that use Moroccan ports.

(c) In the case of a ship whose owners are natural persons, the ship must be 75 percent owned by Moroccan nationals.

(d) In the case of a ship whose owner is an enterprise, a majority of the members of the board of directors, as well as the president, must be Moroccan nationals.

(e) The ship must be operated by a Moroccan crew.

(f) The ship must be less than 21 years old, as measured from the date the ship was first put into service.

Notwithstanding paragraphs (c) and (d), ships owned by foreign nationals may fly the Moroccan flag, provided that Tangier is the port of registry and that, if the owner is a natural person, the owner is domiciled in Morocco, or if the owner is an enterprise, the owner has its headquarters in Tangier.

Annex I-Morocco-40
Sector: Air Carriers

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: *Dahir* No. 1-57-281 of 1957 and Decree No. 2-61-161 of July 10, 1962 enacting regulation of civil aviation

Description: Investment

An enterprise providing air transportation services may be established in Morocco if:

(a) at least 51 percent of its capital is held by Moroccan nationals;

(b) all of its aircraft have a regular home port in Morocco and are inscribed on Morocco’s aircraft registry;

(c) it is headquartered in Morocco; and

(d) it has an authorization to operate issued by the Ministry of Transportation.
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Rail passenger and goods transportation and pushing and towing services are a State monopoly.
Sector: Land Transportation – Passenger and Goods Transportation

Obligations Concerned: Most-Favored-Nation Treatment (Article 11.3) Market Access (Article 11.4)

Level of Government: Central

Measures: Decree No. 2-63-364 of December 4, 1963 concerning authorization of suppliers of public transportation services using motor vehicles and the authorization of the vehicles used in these haulage activities

Dahir No. 1-63-260 of November 12, 1963 as amended by Law 16-99 on reform of the highway cargo-haulage system

Decree No. 2-83-704 of January 29, 1985 amending and supplementing Decree No. 2-63-364 of December 4, 1963 concerning authorization of suppliers of public transportation services using motor vehicles and the authorization of the vehicles used in these haulage activities

Description: Cross-Border Services

In order to supply domestic point-to-point highway passenger and goods transportation services, an enterprise must be organized under Moroccan law.

In order for an enterprise to supply highway passenger and goods transportation services from points outside the territory of Morocco to points in the territory of Morocco, or from points in the territory of Morocco to points outside the territory of Morocco, the enterprise must be organized under Moroccan law or under the law of a State that has entered into an agreement with Morocco authorizing the supply of such services.
**Sector:** Postal and Mail Services

**Obligations Concerned:** Market Access (Article 11.4)

**Level of Government:** Central

**Measures:**

- *Dahir* of November 24, 1925 and Law No. 24-96 of August 7, 1997 on postal and telecommunications services
- Order No. 393-98 of March 2, 1998 issued by the Ministry of Telecommunications

**Description:** Cross-Border Services

The postal-service sector is a State monopoly. However, this monopoly does not apply to the supply of express delivery services supplied from points outside the territory of Morocco to points in its territory, or from points in the territory of Morocco to points outside its territory, or from point-to-point in the territory of Morocco of letters and other materials over one kilogram.
Sector: Port Operations

Obligations Concerned: Market Access (Article 11.4)

Level of Government: Central

Measures: Dahir No. 1-84-194 of December 28, 1984 promulgating Law No. 6-84 creating the Port Authority (Office d’exploitation des ports) (“ODEP”)

Decree No. 2-84-844 implementing Law No. 6-84 creating the ODEP

Description: Cross-Border Services

Port operations are a State monopoly exercised by the ODEP.

The ODEP carries out port-related services, including piloting, towing, refueling, cargo handling and warehousing, unloading, loading, and shipping of liquid products in bulk, and the handling and storage of solid products in bulk. However, vessels that are equipped with cargo handling gear may perform their own unloading and loading services using the vessel’s crew.

The State may transfer port-related services from the ODEP to state enterprises or, following a call for bids, to private enterprises.
Sector: All Sectors

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Article 7 of Law 35-94 of January 26, 1995 on negotiable debt securities

Description: Investment

Enterprises, other than banks or financing companies, operating through branches or other entities not organized under Moroccan law may not issue negotiable debt securities with a maturity of less than one year in Morocco.
Sector: All Sectors

Obligations Concerned: National Treatment (Article 10.3)

Level of Government: Central

Measures: Article 15 of the Dahir promulgating Law No. 1-93-211 of September 21, 1993 on the stock market, as modified and supplemented

Description: Investment

Enterprises not headquartered in Morocco and natural persons not resident in Morocco may effect a public issue of debt or equity securities only after securing the prior approval of the Finance Minister.