ANNEX I

SCHEDULE OF THE UNITED KINGDOM

INTRODUCTORY NOTES

1. **Description** provides a general non-binding description of the measure for which the entry is made.

2. **Obligations Concerned** specifies the obligations referred to in Article 9.12.1 (Non-Conforming Measures) and Article 10.7.1 (Non-Conforming Measures) that do not apply to the listed measures.

3. **ISIC Rev. 3.1**, where referenced, means the International Standard Industrial Classification of All Economic Activities (Statistical Papers Series M No. 4, ISIC Rev. 3.1, Statistical Office of the United Nations, New York, 2002).

4. In the interpretation of an entry, all elements of the entry shall be considered. An entry shall be interpreted in light of the relevant provisions of the Chapters against which the entry is taken. The **Measures** element shall prevail over all the other elements.

Sector:	All
Sub-Sector:	
Industry Classification:	
Obligations Concerned:	Performance Requirements (Article 9.10)
Level of Government:	Central and Regional
Measures:	The City Code on Takeovers and Mergers, Rule 19.5 Companies Act 2006, Section 46, Chapter 1 of Part 28, Schedule 1C The Law of Property (Miscellaneous Provisions) Act 1989, Section 1, and the prerogative powers of the Crown, both as regards enforcement of Deeds of Undertaking and in relation to takeovers or mergers
Description:	 <u>Investment</u> The United Kingdom may enforce a commitment or undertaking in relation to a takeover or merger if the commitment or undertaking is not imposed or required as a condition of approval of the takeover or merger and is: (a) given in accordance with the provisions governing post-offer undertakings in <i>The City Code on Takeovers and Mergers</i>; or (b) given to a Minister pursuant to Deeds of Undertaking and accepted or enforced by them under the prerogative powers of the Crown. These powers enable a Minister to accept such voluntary commitments or undertakings and enforce them by applying to the competent courts of the United Kingdom.

Sector:	Professional Services
Sub-Sector:	Legal Services
Industry Classification:	Part of CPC 861
Obligations Concerned:	National Treatment (Article 9.4 and Article 10.3) Market Access (Article 10.5) Local Presence (Article 10.6)
Level of Government:	Central and Regional
Measures:	 For England and Wales, the Solicitors Act 1974, the Administration of Justice Act 1985 and the Legal Services Act 2007 For Scotland, the Solicitors (Scotland) Act 1980 and the Legal Services (Scotland) Act 2010 For Northern Ireland, the Solicitors (Northern Ireland) Order 1976 For all jurisdictions, the Immigration and Asylum Act 1999 In addition, the measures applicable in each jurisdiction include any requirements set by professional or regulatory bodies.
Description:	<u>Investment and Cross-Border Trade in Services</u> The relevant professional or regulatory body may require establishment for the provision of certain United Kingdom domestic legal services. Non-discriminatory legal form requirements may apply. The relevant professional or regulatory body may require residency for the provision of certain United Kingdom domestic legal services in relation to immigration.

Sector:	Professional Services
Sub-Sector:	Intellectual Property Agents
Industry Classification:	
Obligations Concerned :	Most-Favoured-Nation Treatment (Article 10.4) Local Presence (Article 10.6)
Level of Government:	Central
Measures:	Copyright, Designs and Patents Act 1988, Part V and Schedule 5
Description:	Cross-Border Trade in Services
	Local presence is required for the provision of intellectual property agency services.

Sector:	Professional Services
Sub-Sector:	Veterinary Services
Industry Classification:	CPC 932
Obligations Concerned:	Market Access (Article 10.5)
Level of Government:	Central
Measures:	Veterinary Surgeons Act 1966, Section 16, Section 19 and Section 20
Description:	Cross-Border Trade in Services
	Only members of the Royal College of Veterinary Surgeons (RCVS) may provide veterinary services in the United Kingdom. RCVS guidelines may require physical presence for the provision of veterinary services.

Sector:	Business Services
Sub-Sector:	Rental or Leasing Services without Operators
Industry Classification:	CPC 83104
Obligations Concerned:	National Treatment (Article 9.4) Most-Favoured-Nation Treatment (Article 9.5) Local Presence (Article 10.6)
Level of Government:	Central
Measures:	Regulation (EC) No 1008/2008 of the European Parliament and of the Council of 24 September 2008 on common rules for the operation of air services in the Community (Recast), as retained in the law of the United Kingdom by the European Union (Withdrawal) Act 2018 and as amended by the Operation of Air Services (Amendment etc.) (EU Exit) Regulations (S.I. 2018/1392), Article 4 and Article 13
Description:	Investment and Cross-Border Trade in Services For rental or leasing of aircraft without crew (dry lease), aircraft used by an air carrier of the United Kingdom are subject to applicable aircraft registration requirements. A dry lease agreement to which a United Kingdom carrier is a party shall be subject to requirements in the national law on aviation safety, such as prior approval and other conditions applicable to the use of a Party or a non-Party's registered aircraft. To be registered, aircraft may be required to be owned either by natural persons meeting specific nationality criteria or by enterprises meeting specific criteria regarding ownership of capital and control.

Sector:	Business Services
Sub-Sector:	Other Business Services
Industry Classification:	
Obligations Concerned:	National Treatment (Article 9.4 and Article 10.3) Most-Favoured-Nation Treatment (Article 9.5 and Article 10.4) Market Access (Article 10.5)
Level of Government:	Central
Measures:	Regulation (EC) No 80/2009 of the European Parliament and of the Council of 14 January 2009 on a Code of Conduct for computerised reservation systems and repealing Council Regulation (EEC) No 2299/89, as retained in the law of the United Kingdom by the European Union (Withdrawal) Act 2018 and as amended by The Computer Reservation Systems (Amendment) (EU Exit) Regulations 2018 (S.I. 2018/1080), Article 8
Description:	Investment and Cross-Border Trade in Services With respect to Computer Reservation System (CRS) services, if the United Kingdom's air carriers are not accorded, by CRS services suppliers operating outside the United Kingdom, equivalent (meaning non-discriminatory) treatment to that accorded in the United Kingdom, or if the United Kingdom's CRS services suppliers are not accorded, by non-United Kingdom air carriers, equivalent treatment to that accorded in the United Kingdom, measures may be taken to accord equivalent discriminatory treatment, respectively, to the non-United Kingdom air carriers by the CRS services suppliers operating in the United Kingdom, or to the non-United Kingdom CRS services suppliers by the United Kingdom's air carriers.

Sector:	Communication Services
Sub-Sector:	Postal and Courier Services
Industry Classification:	Part of CPC 71235, part of CPC 73210 and part of CPC 751
Obligations Concerned:	Market Access (Article 10.5)
Level of Government:	Central
Measures:	<i>Postal Services Act 2011</i> , Part 3 <i>Postal Services Act 2000</i> , Parts V, VI and VII, Schedule 6 and Schedule 8
Description:	Cross-Border Trade in Services
	The United Kingdom may restrict the organisation of the siting of letter boxes on the public highway, the issuing of postage stamps and the provision of the registered mail service used in the course of judicial or administrative procedures. For greater certainty, postal operators may be subject to particular universal service obligations or a financial contribution to a compensation fund.

Sector:	Transport Services	
Sub-Sector:	Services Auxiliary to Air Transport	
Industry Classification:		
Obligations Concerned:	National Treatment (Article 9.4 and Article 10.3) Most-Favoured-Nation Treatment (Article 9.5 and Article 10.4) Market Access (Article 10.5)	
Level of Government:	Central	
Measures:	<i>Airports (Groundhandling) Regulations 1997 (S.I. 1997/2389)</i> , Regulation 10, Regulation 11, Regulation 14 and Regulation 19	
Description:	Investment and Cross-Border Trade in Services	
	The level of openness of ground handling services depends on the size of airport. The number of suppliers in each airport may be limited. For big airports, this limit shall not be less than two suppliers.	
	If, with respect to access to the ground handling or self-handling market:	
	 (a) a Party accords to ground handling services and self- handling airport users of the United Kingdom treatment less favourable than the treatment accorded by the United Kingdom to suppliers of ground handling services and self-handling airport users from that Party; or 	
	(b) a Party accords to ground handling services and self- handling airport users of the United Kingdom treatment less favourable than the treatment accorded to the ground handling services and self- handling airport users from that Party or from other Parties or non-Parties,	
	the United Kingdom may accord to ground handling services and self-handling airport users from that Party differential treatment	

compared to the treatment accorded to them under *The Airports* (Groundhandling) Regulations 1997.

Sector:	Transport Services
Sub-Sector:	Supporting Services for all Modes of Transport
Industry Classification:	
Obligations Concerned:	Local Presence (Article 10.6)
Level of Government:	Central
Measures:	<i>Taxation (Cross-Border Trade) Act 2018</i> , Part 1, Sections 45, 51, 52 and 56, Schedules 1, 2, 6 and 7 <i>Customs and Excise Management Act 1979</i> , Sections 25, 25A and 93, Part VIIIB and Section 166B
Description:	Cross-Border Trade in Services
	Only persons established in the United Kingdom may provide customs services, including customs clearance services and services relating to use of temporary storage facilities or customs warehouses. For greater certainty, this includes residents in the United Kingdom and persons with a permanent place of business in the United Kingdom or a registered office in the United Kingdom.

Sector:	Transport Services
Sub-Sector:	Auxiliary Services to Water Transport
Industry Classification:	
Obligations Concerned:	Market Access (Article 10.5)
Level of Government:	Central and Regional
Measures:	Regulation (EU) 2017/352 of 15 February 2017 establishing a framework for the provision of port services and common rules on the financial transparency of ports, as retained in the law of the United Kingdom by the European Union (Withdrawal) Act 2018 and as amended by The Pilotage and Port Services (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/671), Article 6 The Port Services Regulations 2019 (S.I. 2019/575)
Description:	<u>Cross-Border Trade in Services</u> For port services, the managing body of a port, or the competent authority, may limit the number of providers of port services for a given port service.

Sector:	Energy Related Activities		
Sub-Sector:	Mining and Quarrying		
Industry Classification:	ISIC Rev 3.1 11		
Obligations Concerned:	Market Access (Article 10.5)		
Level of Government:	Central and Regional		
Measures:	Petroleum Act 1998, Sections 2, 3 and 4		
Description:	Cross-Border Trade in Services		
	1. A licence is necessary to undertake explora production activities, both onshore and offshore. Min quarrying services may be provided to that licence holder restriction.	ning and	
	2. This entry shall apply to production licences iss respect to both onshore and offshore activities. To be a a company must have a place of business within th Kingdom. That means:	licensee,	
	(a) it has staff present in the United Kingdom	1;	
	(b) registration of a United Kingdom con Companies House; or	npany at	
	(c) registration of a United Kingdom bran foreign company at Companies House.	nch of a	
	3. To be a party to a licence that covers a producing company must either:	g field, a	
	(a) be registered as a United Kingdom cor Companies House; or	npany at	
	(b) carry on its business through a fixed business in the United Kingdom as de section 1141 of the <i>Corporation Tax</i> A (which normally requires presence of staf	efined in 4 <i>ct</i> 2010	

4. This entry does not cover the provision of mining and quarrying services to a licence holder. Such services may be provided without restriction, provided that the holder of the production licence meets the criteria above.